Exhibit A

1	UNIT	ED STATES DISTRI	ICT COURT
	SOU	THERN DISTRICT (OF TEXAS
2		HOUSTON DIVISI	ION
3			:
	AIMS INSTITUTE,	PLLC, et al.,	:
4			:
	P	laintiffs,	:
5			: Civil Action:
	vs.		: 4:22-cv-02396
6			:
	MERRICK GARLAND	, et al.,	:
7			:
	D	efendants.	:
8			:
9			
10	VIDEO-RECORD	ED DEPOSITION OF	F KELLEIGH MILLER
11			
12	DATE:	Thursday, Janu	uary 5, 2023
13	TIME:	9:37 a.m.	
14	LOCATION:	United States	Attorney's Office
		2100 Jamieson	Avenue
15		Alexandria, Vi	irginia 22314
16			
17	REPORTED BY:	Erick M. Thack	cer
		Reporter, Nota	ary
18			
19			
20			
21	Ve	ritext Legal Sol	lutions
	1250	Eye Street, NW,	Suite 350
22	W	ashington, D.C.	20005
			Page 1

1	APPEARANCES		1	CONTENTS (Continued)
2	On behalf of Plaintiffs:		2	EXHIBITS
3	MATTHEW C. ZORN, ESQUIRE		3	NUMBER DESCRIPTION PAGE
	Yetter Coleman LLP		4	Deposition-10B 22-00592-F Request Notes 190
4	811 Main Street			DEA000372 - 376
	Suite 4100		5	
5	Houston, Texas 77002			Deposition-10C 22-00845-F Request Notes 207
	mzorn@yettercoleman.com		6	DEA000385
6			7	Deposition-15 2021 Annual FOIA Report Raw 151
7	On behalf of Defendants:			Data for the Department of
8	JIMMY ANTHONY RODRIGUEZ, ESQUIRE		8	Justice
	Assistant United States Attorney		9	Deposition-16 FY 2021 Report Raw Data 151
9	United States Department of Justice			(edited)
	Southern District of Texas		10	,
10	1000 Louisiana			Deposition-17 FY 2022 Raw Data 180
	Suite 2300		11	_ · · · · · · · · · · · · · · · · · · ·
11	Houston, Virginia 77002			Deposition-FOIA 5 U.S. Code 552 30
	jimmy.rodriguez2@usdoj.gov		12	2 sposmon i onite elsi edae ee 2
12	jimmiy.iodriguezz e usuoj.gov			Deposition-OLC FOIA Request from Matthew Zorn 44
13	ALSO PRESENT:		13	dated 1/5/2023
14	Glenn Gray, Esq., Agency Counsel		14	dated 1/3/2023
15	Ellen Hebert, Video Technician		15	
16	Enem ricoett, video recillifeidii		16	
17			17	
18			18	
19				
			19	
20 21			20	
			21	(*E 1'1', 4, 1 1, 4, 1 '4)
22	1	Page 2	22	(*Exhibits attached to transcript.)
		rage 2		Page 4
1	CONTENTS		1	PROCEEDINGS
2 3	EXAMINATION BY: PAGE Counsel for Plaintiffs 7		2	VIDEO TECHNICIAN: Good morning. We
4	Counsel for Defendants 255			
5	200		3	are going on the record at 9:37 a.m. Today is
	EXHIBITS		4	January 5th, 2023. Please note that the
6			5	microphones are sensitive and may pick up
_	NUMBER DESCRIPTION PAGE			
7	Deposition-1 Letter dated 1/5/2022 Re: AIMS 13		6	whispering and private conversations. Please
8	v. Garland, 22-cv-02396		7	mute your phones at this time. Audio and video
9	Deposition-2 Plaintiffs' 30(b)(6) Notice of 53		8	recording will continue to take place unless all
	Deposition of U.S. Department			-
10	of Justice and U.S. Drug		9	parties agree to go off the record.
	Enforcement Administration		10	This is Media Unit No. 1 of the
11	Denosition 2 DEA Franchiscon of Lafe (1914)		11	video-recorded deposition of Kelleigh Miller,
12	Deposition-3 DEA Freedom of Information and 112 Privacy Act Policy Number 0770			
13	Deposition-4 FSRN meeting agenda, DEA000097 226		12	taken by counsel for the plaintiff in the matter
	- 101	-	13	of AIMS Institute, PLLC, et al. v. Merrick
14			14	Garland, et al., filed in the United States
	Deposition-6 Department of Justice Chief 239			
15	FOIA Officer Report 2022		15	District Court, Southern District of Texas,
16	Deposition-7 Memorandum from the Attorney 250		16	Houston Division, Civil Action No. 4:22-cv-02396.
17	General dated 3/15/2022			
1/	Deposition-8 Chief FOIA Officer Memo dated 46		17	The location of the deposition is the
18	1/30/2019		18	United States Attorney's Office at 2100 Jamieson
19	Deposition-9 Letter dated 8/17/2022 from 218		19	Avenue, Alexandria, Virginia 22314.
	America First Legal			
20	D W 104 00 00505 FD 137 157		20	My name is Ellen Hebert, representing
21	Deposition-10A 22-00585-F Request Notes 126	12	21	Veritext. I am the videographer. The court
21	DEA000370 - 371	1.	22	
22		1.	1.1.	reporter is Erick Thacker from Verifext
22	1	Page 3	22	reporter is Erick Thacker from Veritext. Page 5

1	If there are any objections to	1	A I do.
2	proceeding, please state them at the time of your	2	Q And you are here today not in your
3	appearance. Counsel and all present will now	3	personal capacity. Do you understand that?
4	state their appearances and affiliations for the	4	A Yes. Correct.
5	record, beginning with the noticing attorney.	5	Q You represent the United States
6	MR. ZORN: Matthew Zorn. I work at	6	Department of Justice. True?
7	Yetter Coleman LLP. I represent plaintiffs, and	7	A Yes.
8	I have no objections.	8	Q And you are also here on behalf of the
9	THE WITNESS: Kelleigh Miller. I'm the	9	Drug Enforcement Administration
10	chief FOIA officer for DEA.	10	A Yes.
11	MR. RODRIGUEZ: Jimmy Rodriguez from	11	Q correct?
12	the U.S. Attorney's Office in the Southern	12	A Correct.
13	District of Texas. I'm here on behalf of the	13	Q Okay. And you don't represent them
14	United States of America.	14	sort of in everything, but the notice topics in
15	MR. GRAY: Glenn Gray on behalf of DEA,	15	today's 30(b)(6) deposition. Is that fair?
16	agency counsel.	16	A Correct.
17	VIDEO TECHNICIAN: Thank you. Will the	17	Q And you've reviewed that notice, true?
18	court reporter please swear in the witness, and	18	A I have.
19	then counsel may proceed.	19	Q And you've prepared to testify on the
20	WHEREUPON,	20	topics in that notice?
21	KELLEIGH MILLER	21	A Yes, I have.
22	called as a witness, and having been first duly	22	Q And I'll introduce the notice in a
	Page 6		Page 8
1	sworn, was examined and testified as follows:	1	moment. But we discussed that you've never been
2	EXAMINATION BY COUNSEL FOR PLAINTIFFS	2	deposed before?
3	BY MR. ZORN	3	A I have not.
4	Q Ms. Miller, good morning.	4	Q Okay. And did you prepare for today's
5	A Good morning.	5	deposition?
6	Q How are you?	6	A I did prepare.
7	A I'm doing well. Thank you.	7	Q How did you prepare for today's
8	Q Thank you for preparing for and	8	deposition?
9	attending today's deposition.	9	A I reviewed the topics that we were
10	Have you been deposed before?	10	going to discuss today and thought through my
11	A I have not.	11	answers and then prepared accordingly for today.
12	Q So I'm going to go over a few ground	12	Q Have you reviewed the documents
13	rules. Perhaps the most important is to give	13	produced ahead of today's deposition?
14	verbal answers to my questions.	14	A I have.
15	Do you understand?	15	Q Did you prepare with anyone for today's
16	A Yes.	16	deposition?
17	Q If you don't understand anything in my	17	A I did.
18	question, please ask me. Do you understand?	18	Q And I don't want to know the content of
19	A I do.	19	those conversations, but who did you speak with?
20	Q I would wait after my question for your	20	A I prepared with Mr. Rodriguez and
21	counsel who may object to a question. So do you	21	Mr. Gray.
1		1	
22	understand that?	22	Q Okay. And how long duration-wise did

1	you speak with Mr. Rodriguez?	1	Q in the Southern District of Texas,
2	A I would say a couple of hours.	2	right?
3	Q Okay. How long did you speak with	3	A Yes.
4	Mr. Gray?	4	Q And there are two other plaintiffs, but
5	A The same. We were in conversation	5	Matthew Zorn is one of those three plaintiffs?
6	together.	6	A Yes.
7	Q Okay. Was that an in-person	7	Q And I brought a pattern or practice
8	conversation?	8	claim, true?
9	A It was on partially virtual since	9	A Yes.
10	Mr. Rodriguez is in Houston.	10	Q I would say the well, one of the
11	Q And when was that conversation?	11	claims is that the Drug Enforcement
12	A We had about three conversations over	12	Administration and the Department of Justice have
13	the course of, I believe, the last three weeks.	13	an unlawful policy or practice of marking
14	Q Okay. If you need to take a break at	14	requests as raising unusual circumstances when
15	any point in this deposition, please just let me	15	they don't.
16	know.	16	That's that's my allegation, right?
17	A Will do.	17	A Understood. Yes.
18	Q Even if I'm in a line of questioning, I	18	Q And are you aware that I made an offer
19	think it's if you need a break, just take one.	19	to the agency to settle this case?
20	A Thank you.	20	A I am aware.
21	Q Is there any health reason or any other	21	Q Okay. And I made that offer months
22	reason that you're aware of that would prevent	22	ago, right?
	Page 10		Page 12
1	you from testifying truthfully today on behalf	1	A To my knowledge, yes.
2	of I'm going to say DOJ and DEA, and you	2	Q And just so the record is clear, I made
3	understand what I mean, correct?	3	an offer to settle my case as Matthew Zorn.
4	A Yes, I do.	4	Are you aware of that?
5	Q Okay. So	5	A I am aware of that, yes.
6	A No no issue.	6	Q And that offer was not accepted. True?
7	Q Okay. So is there anything that you	7	A To my knowledge, it was not accepted.
8	are aware of that would prevent you from	8	Q Is there was no counteroffer. Fair?
9	testifying truthfully on behalf of DEA	9	A There was no counteroffer to my
10	A No.	10	knowledge.
11	Q and DOJ? Okay.	11	Q So in some senses, part of the reason
12	So and as as DOJ and DEA, do you	12	we're here is because the parties have not
13	have any understanding of why we are here today?	13	settled this case, right?
14	A I do.	14	A Correct.
15	Q Okay. Why are we here today?	15	MR. ZORN: Okay. So I'm going to
16	A We are here to discuss the pattern and	16	introduce as Exhibit 1, if you could pull this up
17	practice lawsuit that you have filed against the	17	on the computer.
18	Department and DEA.	18	(Deposition Exhibit Number 1
	Q Yeah. So so I sued DEA, right?	19	was marked for identification.)
19	, 5		
19 20	A (Nodding.) Yes.	20	MR. RODRIGUEZ: And which folder should
		20 21	MR. RODRIGUEZ: And which folder should I be looking at here?
20	A (Nodding.) Yes.		

MR. RODRIGUEZ: Chay. MR. RODRIGUEZ: Chay. MR. RODRIGUEZ: Chay. THE WITNESS: Okay. BY MR. ZORN And Can you confirm for me that there is a document dated January 5th, 2022, in the top right? A Yes. Q And can you confirm for me that there is a document dated January 5th, 2022, in the top right? A Yes. Q And that's today's date, January 5th, 2023. A That is not today's date, January 5th, 2023. That is a typo, but I will represent to you that this is my latest settlement offer — 15				
MR. RODRIGUEZ: Okay. THE WITNESS: Okay. MR. RODRIGUEZ: Okay. THE WITNESS: Okay. MR. RORN Q And can you confirm for me that there is a document dated January 5th, 2022, in the top right? A Yes. Q And that's today's date, January 5th, 2022. Q And that's today's date, January 5th, 2023. A That is not today's date, January 5th, 2023. That is a typo, but I will represent to you that it is is my latest settlement offer — May a Exhibit I. It's something I wrote A Uderstood. And I was going to have you read the letter. A Okay. Page 14 Q — but I think that's a little obnoxious, so I'm just going to read the letter. And I'm just going to start with "Dear And I'm just going to face the letter. The production, I asked for an opportunity to speak with senior DEA/DOJ officials to raise certain production in this matter, two items are now offered to dispose of my case. Before the Court ordered a 30(b)(6) deposition and document production, I asked for an opportunity to speak with senior DEA/DOJ officials to raise certain production, I asked for an opportunity to speak with senior DEA/DOJ officials to raise certain production, I asked for an opportunity to speak with senior DEA/DOJ officials to raise certain production, I asked for an opportunity to speak with senior DEA/DOJ officials to raise certain production in that sent to dispose of my case. My offer was contingent on on thing. I agreed to dispose to my set. My offer was contingent on on unithing. I agreed to dispose to counteroffer and no response to my settlement offer. Just silence." DAY Yes, you did read them correctly. A Yes, you did read them correctly. Wext paragraph. And I'll address the foot unit and that I'm reading is correct on this document. Mr. Rodriguez, and the Court while furthering the interests of my client base. With increasing fre	1		1	A Correct.
THE WITNESS: Okay. BY MR. ZORN Q And can you confirm for me that there is a document dated January 5th, 2022, in the top right? A Yes. Q And that's today's date, January 5th, 2023. A That is not today's date, January 5th, 2023. A That is not today's date. Q Sorry. It should be January 5th, 2023. That is a typo, but I will represent to you that it is is my latest settlement offer May a toward the past couple days, and I'm introducing it now as Exhibit 1. And I was going to have you read the letter A Adjust confirm that what I'm reading is correct on this document. Add I'm just going to start with "Dear Administrator Milgram." Adm I'm just going to start with "Dear Foreign Dear Administrator Milgram." The Administrator Milgram. The Administrator Milgram. The Second, the merits of pattle pattently unlawful FOIA policies and practices at pattently unlawful FOIA policies and practices at 15 sestiement offer. Dear Second, the merits of 16 matter continues to be an enomous waste of 19 to that point correctly? A Correct. You did. A Understood. A Understood. A Understood. A Understood. A Okay. Page 14 A Okay. Page 15 A Okay. Page 16 A Understood. A That is not today's date. A Okay. Page 16 A Understood. A Understood. A Ves. you did read them correctly. A Yes, y	2	MR. ZORN: This is a marked exhibit.	2	
5 BY MR. ZORN 6 Q And can you confirm for me that there 7 is a document dated January 5th, 2022, in the top 8 right? 9 A Yes. 10 Q And that's today's date, January 5th, 110 2022? 111 2022? 112 A That is not today's date. 113 Q Sorry. It should be January 5th, 2023. 114 this is my latest settlement offer 115 this is my latest settlement offer 116 A Understood. 117 Q Exhibit I. It's something I wrote 118 over the past couple days, and I'm introducing it 119 now as Exhibit I. 120 And I was going to have you read the 121 letter 122 A Okay. 120 A Okay. 131 Page 14 1 Q but I think that's a little 1 obnoxious, so I'm just going to read the letter. 2 obnoxious, so I'm just going to start with "Dear 3 And Just confirm that what I'm reading is correct 4 on this document. 4 And I'm just going to start with "Dear 5 Ad Administrator Milgram." 5 And I'm just going to start with "Dear 6 Administrator Milgram." 6 Researchers, veterans, terminally-ill patients, 110 Bullet point 1: "First, despite patently unlawful FOIA policies and practices at 120 settlement offer, DFA's decision to hitigat this 19 matter continues to be an enormous waste of 19 the reading is correctly? 1 DEA'S FOIA staff has worked diligently on my FOIA 15 requests." 1 Bullet point 2: "Second, the merits of my case remain strong; and in view of my earlier settlement offer, DFA's decision to hitigat this 19 matter continues to be an enormous waste of 19 the reading to correctly? 2 Did I read up to that point correctly? 2 Did I read up to that point correctly? 2 Did I read up to that point correctly? 2 Did I read up to that point correctly? 2 Did I read up to that point correctly? 2 Did I read up to that point correctly? 2 Did I read up to that point correctly? 2 Did I read up to that point correctly? 2 Did I read up to that point correctly? 2 Did I read up to that point correctly? 2 Did I read up to that point correctly? 2 Did I read up to that point correctly? 2 Did I read up to that point correctly? 2 Did I read up to that point correctly? 2 D	3	MR. RODRIGUEZ: Okay.	3	"Let me explain the second point."
6 Q And can you confirm for me that there 7 is a document dated January 5th, 2022, in the top 8 right? 9 A Yes. 10 Q And that's today's date, January 5th, 11 2022? 12 A That is not today's date. 13 Q Sorry. It should be January 5th, 2023. 14 That is a typo, but I will represent to you that 15 this is my latest settlement offer 15 this is my latest settlement offer 16 A Understood. 17 QEsthibit I. It's something I wrote 18 over the past couple days, and I'm introducing it 19 now as Exhibit I. 20 And I was going to have you read the 21 letter 22 A Okay. Page 14 Qbut I think that's a little 2 obnoxious, so I'm just going to read the letter. 3 And J'm just going to start with "Dear 4 Administrator Milgram, After 7 "Dear Administrator Milgram, After 8 reviewing DEA's recent December 2022 document 9 production in this matter, two items are now oclear to me." 11 Qbut I think worked diligently on my FOIA 12 Evently I make in this case, it is evident that, overall, 13 I Bullet point 1: "First, despite 14 DEA's PoIO afficials to raise certain 15 this is my latest stoday's date. 16 a Understood. 17 QEsthibit I. It's something I wrote 18 over the past couple days, and I'm introducing it 19 now as Exhibit I. 20 And I was going to have you read the 21 letter 22 A Okay. Page 14 Qbut I think that's a little 2 obnoxious, so I'm just going to read the letter. 3 And J'm just going to start with "Dear 4 Administrator Milgram." 4 "Dear Administrator Milgram, After 7 "Dear Administrator Milgram, After 8 reviewing DEA's recent December 2022 document 9 production in this matter, two items are now 10 clear to me." 11 Bullet point 1: "First, despite 12 patently unlawful FOIA policies and practices at 13 issue in this case, it is evident that, overall, 14 DEA's FOIA staff has worked diligently on my FOIA 15 requests." 16 Bullet point 2: "Second, the merits of 17 my case remain strong; and in view of my earlier 18 settlement offer, DEA's decision to hitigate this 19 matter continues to be an enormous waste o	4	THE WITNESS: Okay.	4	"In the fall, I made DEA and DOJ an
7 is a document dated January 5th, 2022, in the top 1 gright? 8 right? 9 A Yes. 10 Q And that's today's date, January 5th, 10 officered to drop my case. My offer was contingent 11 on nothing. I agreed to dismiss this suit no 12 matter the outcome of those meetings. In 12 response, I received no counteroffer and no 14 response to my settlement offer. Just silence." 11 Just 1 from this darks a little 12 obnoxious, or I'm just going to read the letter. 12 obnoxious, or I'm just going to start with "Dear 14 darkins to Mis document. 15 darkinstrator Milgram." 16 Administrator Milgram. 17 Poer Administrator Milgram. 18 Bullet point 1: "First, despite 19 production in this matter, two items are now 19 production in this matter, two items are now 19 production in this matter, two items are now 19 pragatently unlawful FOIA policies and practices at 19 issue in this case, it is evident that, overall, 19 matter continues to be an enormous waste of 19 pild I read up to that point correctly? 19 poli I read up to that point correctly? 20 Did I read up to that point correctly? 21 Did I read up to that point correctly? 22 Did I read up to that point correctly? 22 A Correct. You did.	5	BY MR. ZORN	5	offer to dispose of my case. Before the Court
8 right? 9 A Yes. 10 Q And that's today's date, January 5th, 11 2022? 12 A That is not today's date. 13 Q Sorry. It should be January 5th, 2023. 14 That is a typo, but I will represent to you that 15 this is my Jatest settlement offer 16 A Understood. 17 QExhibit 1. It's something I wrote 18 over the past couple days, and I'm introducing it 19 now as Exhibit 1. 20 And I was going to have you read the 21 letter 22 A Okay. Page 14 1 Q but I think that's a little 20 on this document. 21 Ad just confirm that what I'm reading is correct 3 And just confirm that what I'm reading is correct 4 on this document. 2 And I'm just going to start with "Dear 2 Administrator Milgram. 3 Page 14 1 Page 14 1 Page 24 1 Page 3 Page 14 1 Page 4 Page 14 1 Page 15 1 Page 16 1 Page 16 2 Page 16 2 Page 17 1 Page 17 1 Page 18 2 Page 19 2 Page 19 2 Page 19 2 Page 19 3 Page 10 4 Page 14 2 Page 15 2 Page 16 3 Page 16 4 Page 14 4 Page 14 2 Page 16 5 Page 16 6 Paul I think that's a little 2 Page 16 6 Paul I think that's a little 3 Page 16 6 Paul I think that's a little 5 Page 17 6 Page 18 6 Page 19 6 Page 19 7 Page 10 7 Page 10 8 Page 10 8 Page 10 9 Page 10 1 Page	6	Q And can you confirm for me that there	6	ordered a 30(b)(6) deposition and document
9 policy matters/issues/concerns. In exchange, I 10 Q And that's today's date, January 5th, 11 2022? 11 2022? 11 on orbining. I agreed to drop my case. My offer was contingent 12 A That is not today's date. 13 Q Sorry. It should be January 5th, 2023. 14 That is a typo, but I will represent to you that 15 this is my latest settlement offer 16 A Understood. 17 Q Exhibit 1. It's something I wrote 18 over the past couple days, and I'm introducing it 19 now as Exhibit 1. 10 On was Exhibit 1. 11 Q but I think that's a little 11 Q but I think that's a little 12 obnoxious, so I'm just going to read the letter. 13 And just confirm that what I'm reading is correct 14 on this document. 15 And piust going to start with "Dear 16 Administrator Milgram." 17 D'ear Administrator Milgram. 18 reviewing DEA's recent December 2022 document production in this matter, two items are now 19 clear to me." 10 clear to me." 11 Bullet point I: "First, despite 12 patently unlawful FOIA policies and practices at issue in this case, it is evident that, overall, 18 settlement offer, DEA's decision to litigate this 19 matter continues to be an enomous waste of 20 taxpayer money, agency resources, court 21 Did I read up to that point correctly? 22 Did I read up to that point correctly? 24 A Correct. You did.	7	is a document dated January 5th, 2022, in the top	7	production, I asked for an opportunity to speak
10 Q And that's today's date, January 5th, 11 2022? 12 A That is not today's date. 13 Q Sorry. It should be January 5th, 2023. 14 That is a typo, but I will represent to you that 15 this is my latest settlement offer 15 Did I read those two paragraphs correctly? 15 A Understood. 16 O Pack 1 It's something I wrote 16 over the past couple days, and I'm introducing it 17 O Page 14 Page 14 Page 14 Page 14 Page 14 Page 15 Onoxious, so I'm just going to read the letter. 2 ohoxious, so I'm just going to read the letter. 3 And I'm just going to start with "Dear Administrator Milgram." Page 16 Page 17 Page 18 Page 19 Did I read upto pint I: "First, despite 19 production in this matter, two items are now 10 clear to me." Page 19 patently unlawful FOIA policies and practices at 18 Bullet point I: "First, despite 19 patently unlawful FOIA policies and practices at 18 Bullet point 2: "Second, the merits of my case. My offer was contingent on on thing. I agreed to dismiss this suit no on nothing. I agreed to dismiss this suit no on nothing. I agreed to dismiss this suit no on nothing. I agreed to dismiss this suit no on nothing. I agreed to dismiss this suit no on nothing. I agreed to dismiss this suit no on nothing. I agreed to dismiss this suit no on nothing. I agreed to dismiss this suit no on nothing. I agreed to dismiss this suit no on nothing. I agreed to dismiss this suit no on nothing. I agreed to dismiss this suit no matter the outcome of those mettings. In agreed to dismiss this suit no matter the outcome of those nothing. I agreed to dismiss this suit no matter the outcome of those nectings. In response, I received no counteroffer and no matter the outcome of fire. DeA's fold that print correctly? 15 Page 14	8	right?	8	with senior DEA/DOJ officials to raise certain
11 2022? 12 A That is not today's date. 13 Q Sorry. It should be January 5th, 2023. 14 That is a typo, but I will represent to you that 15 this is my latest settlement offer— 16 A Understood. 17 Q Exhibit I . It's something I wrote 18 over the past couple days, and I'm introducing it 19 now as Exhibit I . It's something I wrote 20 And I was going to have you read the 21 letter— 22 A Okay. Page 14 1 Q but I think that's a little 2 obnoxious, so I'm just going to read the letter. 3 And just confirm that what I'm reading is correct 4 on this document. 4 And I'm just going to start with "Dear 5 And I'm just going to start with "Dear 6 Administrator Milgram." 5 And I'm just going to start with "Dear 7 "Dear Administrator Milgram, After 8 reviewing DEA's recent December 2022 document production in this matter, two items are now 10 clear to me." 11 DeA's FOIA staff has worked diligently on my FOIA 12 requests." 13 requests." 14 DEA's FOIA staff has worked diligently on my FOIA 15 requests. 16 Bullet point 2: "Second, the merits of my case remain strong; and in view of my earlier 16 settlement offer. Dea's decision to litigate this matter continues to be an enormous waste of my case remain strong; and in view of my earlier 18 settlement offer, DEA's decision to litigate this matter continues to be an enormous waste of tax and my resources, court 20 Did I read up to that point correctly? 21 Did I read up to that point correctly? 22 Did I read up to that point correctly? 23 On not not not untoutome of those meetings. In response, I received no counteroffer and no response to my settlement offer. Det shis tist settlement of occurrently so the matter continues to down and the occurrently? 24 Correct. You did. 25 A Correct. You did. 26 A Correct. You did. 27 Correct. You did.	9	A Yes.	9	policy matters/issues/concerns. In exchange, I
12 A That is not today's date. 13 Q Sorry. It should be January 5th, 2023. 14 That is a typo, but I will represent to you that 15 this is my latest settlement offer 16 A Understood. 17 Q Exhibit 1. It's something I wrote 18 over the past couple days, and I'm introducing it 19 now as Exhibit 1. 20 And I was going to have you read the 21 letter 22 A Okay. Page 14 1 Q but I think that's a little 20 obnoxious, so I'm just going to read the letter: 3 And I'm just going to read the letter: 4 on this document. 5 And I'm just going to start with "Dear 6 Administrator Milgram." 6 Administrator Milgram., After 7 "Dear Administrator Milgram, After 8 reviewing DEA's recent December 2022 document 9 production in this matter, two items are now 10 clear to me." 11 Bullet point 1: "First, despite 12 patently unlawful FOIA policies and practices at 13 issue in this case, it is evident that, overall, 15 requests." 16 Bullet point 2: "Second, the merits of 16 my case remain strong; and in view of my earlier 18 settlement offer. Just slience." 21 Did I read up to that point correctly? 22 Did I read up to that point correctly? 23 Did I read up to that point correctly? 24 Correct. Yeu did. 25 A Yes, you did read them correctly. 26 Q Next paragraph. And I'll address the footnote at the end. 27 Next paragraph: "Surely, my offer was not unreasonable. It was a sincere gesture I made in good faith to avoid wasting agency 26 Next paragraph: "Surely, my offer was not unreasonable. It was a sincere gesture I made in good faith to avoid wasting agency 27 Page 16 28 Next paragraph: "Surely, my offer was not unreasonable. It was a sincere gesture I made in good faith to avoid wasting agency 28 Mr. Rodriguez, and the Court while furthering the interests of my client base. With increasing frequency, I appear before this agency and confront an outdated, unlawful, and often recalcitrant administrative process. In these reviewing DEA's recent December 2022 document production in this matter, two items are now grievances but without de	10	Q And that's today's date, January 5th,	10	offered to drop my case. My offer was contingent
13 Q Sorry. It should be January 5th, 2023. 14 That is a typo, but I will represent to you that 15 this is my latest settlement offer 15 this is my latest settlement offer 15 this is my latest settlement offer 16 A Understood. 17 Q Exhibit 1. It's something I wrote 18 over the past couple days, and I'm introducing it 19 now as Exhibit 1. 20 And I was going to have you read the 21 letter 22 A Okay. Page 14 10 Q but I think that's a little 21 obnoxious, so I'm just going to read the letter. 22 And I'm just going to read the letter. 23 And Jiust confirm that what I'm reading is correct 24 on this document. 25 And I'm just going to start with "Dear 26 Administrator Milgram." 27 "Dear Administrator Milgram. After 28 reviewing DEA's recent December 2022 document 39 production in this matter, two items are now 29 production in this matter, two items are now 20 clear to me." 210 Letter 22 patently unlawful FOIA policies and practices at issue in this case, it is evident that, overall, 29 tayper money, agency resources, ourt 20 taxpayer money, agency resources, ourt 20 taxpayer money, agency resources, ourt 21 Test going to that point correctly? 22 Test going to that point correctly? 23 To did read those two paragraphs 24 correctly? 24 A Yes, you did read them correctly. 26 A Yes, you did read them correctly. 27 A Yes, you did read them correctly. 28 A Yes, you did read them correctly. 29 A Yes, you did read them correctly. 20 Next paragraph: "Surely, my offer was not correctly? 21 Test paragraph: "Surely, my offer was not correctly? 22 A Okay. 24 Test paragraph: "Surely, my offer was not unreasonable. It was a sincer gesture I made in good faith to avoid wasting agency and to unreasonable. It was a sincer gesture I made in good faith to avoid wasting agency "Surely, my offer was not unreasonable. It was a sincer gesture I made in good faith to avoid wasting agency "Surely, my offer was not unreasonable. It was a sincer ge	11	2022?	11	on nothing. I agreed to dismiss this suit no
14 That is a typo, but I will represent to you that 15 this is my latest settlement offer 16 A Understood. 16 17 Q Exhibit 1. It's something I wrote 18 over the past couple days, and I'm introducing it 19 now as Exhibit 1. 20 And I was going to have you read the 21 letter 22 A Okay. Page 14 1 Q but I think that's a little 2 obnoxious, so I'm just going to read the letter. 3 And just confirm that what I'm reading is correct 4 on this document. 5 And I'm just going to start with "Dear 6 Administrator Milgram." 7 "Dear Administrator Milgram, After 8 reviewing DEA's recent December 2022 document 9 production in this matter, two items are now 10 clear to me." 11 Bullet point 1: "First, despite 12 patently unlawful FOIA policies and practices at 13 issue in this case, it is evident that, overall, 15 That is a typo, but I will increasely and reviewing DEA's recent December 2022 for my case remain strong; and in view of my earlier 18 requests," 19 Did I read to those two paragraphs 16 correctly? A Yes, you did read them correctly. A Yes, you did read them corr	12	A That is not today's date.	12	matter the outcome of those meetings. In
this is my latest settlement offer A Understood. Q Exhibit I. It's something I wrote over the past couple days, and I'm introducing it now as Exhibit 1. And I was going to have you read the letter A Okay. Page 14 Q but I think that's a little obnoxious, so I'm just going to read the letter. And just confirm that what I'm reading is correct And I'm just going to start with "Dear And I'm just going to start with "Dear And I'm just going to start with "Dear Administrator Milgram." "Dear Administrator Milgram, After reviewing DEA's recent December 2022 document production in this matter, two items are now clear to me." Bullet point 1: "First, despite patently unlawful FOIA policies and practices at issue in this case, it is evident that, overall, Bullet point 2: "Second, the merits of my case remain strong; and in view of my earlier Bullet point 2: "Second, the merits of my case remain strong; and in view of my earlier Bullet point 2: "Second, the merits of my case remain strong; and in view of my earlier Bullet point 2: "Second, the merits of my case remain strong; and in view of my earlier Bullet point 2: "Second, the merits of my case remain strong; and in view of my earlier Bullet point 2: "Second, the merits of my case remain strong; and in view of my earlier Bullet point 2: "Second, the merits of my case remain strong; and in view of my earlier Bullet point 2: "Second, the merits of my case remain strong; and in view of my earlier settlement offer, DEA's decision to litigate this matter continues to be an enormous waste of poid I read up to that point correctly? Evolution in this mather courtedly? Did I read up to that point correctly? Did I read up to that point correctly? Did I read those two paragraph. And I'll address the footnote at the end. Next paragraph: "Surely, my offer was not unreasonable. It was a sincere gesture I made in good faith to avoid wasting agency Page 16 Next paragraph: "Surely, my offer was not unreasonable. It was a sincere gesture I made	13	Q Sorry. It should be January 5th, 2023.	13	response, I received no counteroffer and no
16 A Understood. 17 Q Exhibit 1. It's something I wrote 18 over the past couple days, and I'm introducing it 19 now as Exhibit 1. 20 And I was going to have you read the 21 letter 22 A Okay. Page 14 1 Q - but I think that's a little 2 obnoxious, so I'm just going to read the letter. 3 And just confirm that what I'm reading is correct 4 on this document. 5 And I'm just going to start with "Dear 6 Administrator Milgram." 7 "Dear Administrator Milgram, After 8 reviewing DEA's recent December 2022 document 9 production in this matter, two items are now 10 clear to me." 10 Bullet point 1: "First, despite 11 patently unlawful FOIA policies and practices at is evident that, overall, 14 DEA's FOIA staff has worked diligently on my FOIA 15 requests." 16 Bullet point 2: "Second, the merits of my case remain strong; and in view of my earlier 17 resources, including the time of Ms. Miller, 18 over the past couple days, and I'm introducing it pot unreasonable. It was a sincere gesture I made in good faith to avoid wasting agency 19 made in good faith to avoid wasting agency 20 Mext paragraph. And I'll address the footnote at the end. 21 Next paragraph. The good in the end. 22 Next paragraph. The I'll address the footnote at the end. 23 Next paragraph. The I'll address the footnote at the end. 24 Next paragraph. The I'll address the footnote at the end. 25 Next paragraph: "Surely, my offer was on unreasonable. It was a sincere gesture I made in good faith to avoid wasting agency 26 request." 27 Mr. Rodriguez, and the Court while furthering the interests of my client base. With increasing frequency, I appear before this agency and confirm that what I'm reading is correct 3 interests of my client base. With increasing frequency, I appear before this agency and confirm that what I'm reading is correct 3 issue in this case, it is evident that, overall, 13 issue in this case, it is evident that, overall, 14 paragraph. 18 settlement offer, DEA's decision to litigate this 18 believe the issues could be better addressed with	14	That is a typo, but I will represent to you that	14	response to my settlement offer. Just silence."
17 Q Exhibit 1. It's something I wrote 18 over the past couple days, and I'm introducing it 19 now as Exhibit 1. 20 And I was going to have you read the 21 letter 22 A Okay. Page 14 1 Q - but I think that's a little 20 obnoxious, so I'm just going to read the letter. 3 And just confirm that what I'm reading is correct 4 on this document. 4 And I'm just going to start with "Dear 5 And I'm just going to start with "Dear 6 Administrator Milgram. 7 "Dear Administrator Milgram, After 8 reviewing DEA's recent December 2022 document 9 production in this matter, two items are now 10 clear to me." 11 Bullet point 1: "First, despite 12 patently unlawful FOIA policies and practices at 13 issue in this case, it is evident that, overall, 14 DEA's FOIA staff has worked diligently on my FOIA 15 requests." 16 Bullet point 2: "Second, the merits of 17 my case remain strong; and in view of my earlier 18 settlement offer, DEA's decision to litigate this 19 matter continues to be an enormous waste of 20 Next paragraph. And I'll address the 6 footnote at the end. 20 Next paragraph: "Surely, my offer was 21 not unreasonable. It was a sincere gesture I made in good faith to avoid wasting agency 21 made in good faith to avoid wasting agency 22 and the Court while furthering the interests of my client base. With increasing 3 frequency, I appear before this agency and 4 frequency, I appear before this agency and 5 confront an outdated, unlawful, and often 6 recalcitrant administrative process. In these 7 endeavors, I represent groups with serious 8 grievances but without deep pockets that have to 9 negotiate with this administrative state: 10 Researchers, veterans, terminally-ill patients, 11 start-ups, and so on. I've taken most of these 12 representations pro bono; many simply want to 13 issue in this case, it is evident that, overall, 14 DEA's FOIA staff has worked diligently on my FOIA 15 requests." 16 Bullet point 2: "Second, the merits of 17 materior distribution and dialogue from this agency." 18 settlement offer, DEA's d	15	this is my latest settlement offer	15	Did I read those two paragraphs
18 over the past couple days, and I'm introducing it now as Exhibit 1. 20 And I was going to have you read the letter	16	A Understood.	16	correctly?
19 now as Exhibit 1. 20 And I was going to have you read the 21 letter 22 A Okay. Page 14 1 Q but I think that's a little 2 obnoxious, so I'm just going to read the letter. 3 And just confirm that what I'm reading is correct 4 on this document. 5 And I'm just going to start with "Dear 6 Administrator Milgram." 6 reviewing DEA's recent December 2022 document 9 production in this matter, two items are now 10 clear to me." 11 Bullet point 1: "First, despite 12 patently unlawful FOIA policies and practices at issue in this case, it is evident that, overall, 13 Eagly research or access controlled substances 17 my case remain strong; and in view of my earlier 18 settlement offer, DEA's decision to litigate this 19 footnote at the end. 20 Next paragraph: "Surely, my offer was not unreasonable. It was a sincere gesture I 21 made in good faith to avoid wasting agency 22 made in good faith to avoid wasting agency 24 made in good faith to avoid wasting agency 25 mot unreasonable. It was a sincere gesture I 26 mot unreasonable. It was a sincere gesture I 26 made in good faith to avoid wasting agency 26 Page 16 10 resources, including the time of Ms. Miller, 27 Mr. Rodriguez, and the Court while furthering the interests of my client base. With increasing 4 frequency, I appear before this agency and 5 confront an outdated, unlawful, and often 6 recalcitrant administrative process. In these 9 redeavors, I represent groups with serious 9 grievances but without deep pockets that have to 9 negotiate with this administrative state: 10 Researchers, veterans, terminally-ill patients, 11 start-ups, and so on. I've taken most of these 12 representations pro bono; many simply want to 13 legally research or access controlled substances 14 to save lives. None of them are drug pushers or 15 culpable actors in the opioid epidemic, for 16 swample. In fact, some are trying to address 17 my case remain strong; and in view of my earlier 18 settlement offer, DEA's decision to litigate this 19 mater continues to be an enormous waste of	17	Q Exhibit 1. It's something I wrote	17	A Yes, you did read them correctly.
And I was going to have you read the 21 letter 22 A Okay. Page 14 1 Q but I think that's a little 2 obnoxious, so I'm just going to read the letter. 3 And just confirm that what I'm reading is correct 4 on this document. 5 And I'm just going to start with "Dear 6 Administrator Milgram." 7 "Dear Administrator Milgram, After 8 reviewing DEA's recent December 2022 document 9 production in this matter, two items are now 10 clear to me." 11 Bullet point 1: "First, despite 12 patently unlawful FOIA policies and practices at issue in this case, it is evident that, overall, 13 issue in this case, it is evident that, overall, 15 Bullet point 2: "Second, the merits of 16 Bullet point 2: "Second, the merits of 17 my case remain strong; and in view of my earlier 18 settlement offer, DEA's decision to litigate this 19 matter continues to be an enormous waste of 20 taxpayer money, agency resources, ourt 21 resources, including the time of Ms. Miller, 22 made in good faith to avoid wasting agency 24 made in good faith to avoid wasting agency 25 made in good faith to avoid wasting agency 26 made in good faith to avoid wasting agency 27 made in good faith to avoid wasting agency 28 made in good faith to avoid wasting agency 29 made in good faith to avoid wasting agency 20 Nr. Rodriguez, and the Court while furthering the interests of my client base. With increasing frequency, I appear before this agency and to confront an outdated, unlawful, and often 29 reacalcitrant administrative process. In these 20 endeavors, I represent groups with serious 21 grievances but without deep pockets that have to negotiate with this administrative state: 22 neachors, veterans, terminally-ill patients, 23 start-ups, and so on. I've taken most of these 24 to save lives. None of them are drug pushers or 25 culpable actors in the opioid epidemic, for 26 example. In fact, some are trying to address 27 substance abuse issues. And in many cases, I 28 believe the issues could be better addressed with 29 few lawyers, less adversariness, and imp	18	over the past couple days, and I'm introducing it	18	Q Next paragraph. And I'll address the
21 letter 22 A Okay. Page 14 22 made in good faith to avoid wasting agency Page 16 1 Q but I think that's a little 2 obnoxious, so I'm just going to read the letter. 3 And just confirm that what I'm reading is correct 4 on this document. 5 And I'm just going to start with "Dear 6 Administrator Milgram." 7 "Dear Administrator Milgram, After 8 reviewing DEA's recent December 2022 document 9 production in this matter, two items are now 10 clear to me." 11 Bullet point 1: "First, despite 12 patently unlawful FOIA policies and practices at 13 issue in this case, it is evident that, overall, 14 DEA's FOIA staff has worked diligently on my FOIA 15 requests." 16 Bullet point 2: "Second, the merits of 17 my case remain strong; and in view of my earlier 18 settlement offer, DEA's decision to litigate this 19 matter continues to be an enormous waste of 20 to I read up to that point correctly? 21 Did I read up to that point correctly? 22 Did I read up to that point correctly? 22 Did I read up to that point correctly? 21 not unreasonable. It was a sincere gesture I 22 made in good faith to avoid wasting agency 1 resources, including the time of Ms. Miller, 2 Mr. Rodriguez, and the Court while furthering the interests of my client base. With increasing 10 frequency, I appear before this agency and 11 resources, including the time of Ms. Miller, 2 Mr. Rodriguez, and the Court while furthering the 11 resources, including the time of Ms. Miller, 2 Mr. Rodriguez, and the Court while furthering the 11 resources, including the time of Ms. Miller, 2 Mr. Rodriguez, and the Court while furthering the 12 interests of my client base. With increasing 16 requency, I appear before this ag	19	now as Exhibit 1.	19	footnote at the end.
22 Made in good faith to avoid wasting agency Page 16 1 Q but I think that's a little 2 obnoxious, so I'm just going to read the letter. 3 And just confirm that what I'm reading is correct 4 on this document. 5 And I'm just going to start with "Dear 6 Administrator Milgram." 7 "Dear Administrator Milgram, After 8 reviewing DEA's recent December 2022 document 9 production in this matter, two items are now 10 clear to me." 11 Bullet point 1: "First, despite 12 patently unlawful FOIA policies and practices at 13 issue in this case, it is evident that, overall, 14 DEA's FOIA staff has worked diligently on my FOIA 15 requests." 16 Bullet point 2: "Second, the merits of 17 my case remain strong; and in view of my earlier 18 settlement offer, DEA's decision to litigate this 19 matter continues to be an enormous waste of 20 taxpayer money, agency resources, court 21 resources, and my resources." 22 Did I read up to that point correctly? 22 Mr. Rodriguez, and the Court while furthering the 11 resources, including the time of Ms. Miller, 2 Mr. Rodriguez, and the Court while furthering the 3 interests of my client base. With increasing 4 frequency, I appear before this agency and 5 confront an outdated, unlawful, and often 6 recalcitrant administrative process. In these 7 endeavors, I represent groups with serious 8 grievances but without deep pockets that have to 9 negotiate with this administrative state: 10 Researchers, veterans, terminally-ill patients, 11 start-ups, and so on. I've taken most of these 12 representations pro bono; many simply want to 13 legally research or access controlled substances 14 to save lives. None of them are drug pushers or 15 culpable actors in the opioid epidemic, for 16 example. In fact, some are trying to address 17 substance abuse issues. And in many cases, I 18 believe the issues could be better addressed with 19 fewer lawyers, less adversariness, and improved 20 taxpayer money, agency resources, court 21 resources, and my resources." 22 Did I read up to that point correctly? 23 A	20	And I was going to have you read the	20	Next paragraph: "Surely, my offer was
Page 14 Q but I think that's a little 1 resources, including the time of Ms. Miller, 2 obnoxious, so I'm just going to read the letter. 3 And just confirm that what I'm reading is correct 4 on this document. 5 And I'm just going to start with "Dear 6 Administrator Milgram." 6 recalcitrant administrative process. In these 7 "Dear Administrator Milgram, After 8 reviewing DEA's recent December 2022 document 9 production in this matter, two items are now 10 clear to me." 11 Bullet point 1: "First, despite 12 patently unlawful FOIA policies and practices at 13 issue in this case, it is evident that, overall, 15 DEA's FOIA staff has worked diligently on my FOIA 16 Bullet point 2: "Second, the merits of 17 my case remain strong; and in view of my earlier 18 settlement offer, DEA's decision to litigate this 19 matter continues to be an enormous waste of 10 the form of the matter of the point correctly? 10 and I'm and the Court while furthering the interest of the court while furthering the interest of my client base. With increasing interests of my client base. With i	21	letter	21	not unreasonable. It was a sincere gesture I
1	22		22	
2 obnoxious, so I'm just going to read the letter. 3 And just confirm that what I'm reading is correct 4 on this document. 5 And I'm just going to start with "Dear 6 Administrator Milgram." 6 recalcitrant administrative process. In these 7 "Dear Administrator Milgram, After 8 reviewing DEA's recent December 2022 document 9 production in this matter, two items are now 9 production in this matter, two items are now 10 clear to me." 11 Bullet point 1: "First, despite 12 patently unlawful FOIA policies and practices at 13 issue in this case, it is evident that, overall, 14 DEA's FOIA staff has worked diligently on my FOIA 15 requests." 16 Bullet point 2: "Second, the merits of 17 my case remain strong; and in view of my earlier 18 settlement offer, DEA's decision to litigate this 19 matter continues to be an enormous waste of 20 taxpayer money, agency resources, court 21 resources, and my resources." 22 Did I read up to that point correctly? 22 Did I read up to that point correctly? 22 Mr. Rodriguez, and the Court while furthering the 3 interests of my client base. With increasing 4 frequency, I appear before this agency with serious confront an outdated, unlawful, and often 6 recalcitrant administrative process. In these endeavors, I represent groups with serious 8 grievances but without deep pockets that have to 9 negotiate with this administrative state: 10 Researchers, veterans, terminally-ill patients, 11 start-ups, and so on. I've taken most of these 12 representations pro bono; many simply want to 13 legally research or access controlled substances 14 to save lives. None of them are drug pushers or 15 culpable actors in the opioid epidemic, for 16 example. In fact, some are trying to address 17 substance abuse issues. And in many cases, I 18 believe the issues could be better addressed with 19 fewer lawyers, less adversariness, and improved 20 communication and dialogue from this agency." 21 Did I read to that point correctly? 22 A Correct. You did.		Page 14		Page 16
3 And just confirm that what I'm reading is correct 4 on this document. 5 And I'm just going to start with "Dear 6 Administrator Milgram." 6 recalcitrant administrative process. In these 7 "Dear Administrator Milgram, After 8 reviewing DEA's recent December 2022 document 9 production in this matter, two items are now 10 clear to me." 10 Researchers, veterans, terminally-ill patients, 11 Bullet point 1: "First, despite 12 patently unlawful FOIA policies and practices at 13 issue in this case, it is evident that, overall, 14 DEA's FOIA staff has worked diligently on my FOIA 15 requests." 16 Bullet point 2: "Second, the merits of 17 my case remain strong; and in view of my earlier 18 settlement offer, DEA's decision to litigate this 19 matter continues to be an enormous waste of 20 taxpayer money, agency resources." 21 Did I read up to that point correctly? 22 Did I read up to that point correctly? 22 Did I read up to that point correctly? 23 interests of my client base. With increasing 4 frequency, I appear before this agency with conformed this agency, I appear before this agency with serious confront an outdated, unlawful, and often 7 requesting frequency, I appear before this agency in the conform an outdated, unlawful, and often 7 confront an outdated, unlawful, and often 7 recalcitrant administrative process. In these endeavors, I represent groups with serious 9 recalcitrant administrative process. In these endeavors, I represent groups with serious 9 recalcitrant administrative process. In these endeavors, I represent groups with serious 9 recalcitrant administrative process. In these endeavors, I represent groups with serious 9 recalcitrant administrative process. In these endeavors, I represent goups with serious 9 recalcitrant administrative process. In these endeavors, I represent goups with serious 9 recalcitrant administrative process. In these endeavors, I represent goups with serious 9 recalcitrant administrative process. 10 recalcitrant administrative process. 11 start-ups, and so on. I've taken mo				
4 on this document. 5 And I'm just going to start with "Dear 6 Administrator Milgram." 6 recalcitrant administrative process. In these 7 "Dear Administrator Milgram, After 8 reviewing DEA's recent December 2022 document 9 production in this matter, two items are now 10 clear to me." 11 Bullet point 1: "First, despite 12 patently unlawful FOIA policies and practices at 13 issue in this case, it is evident that, overall, 14 DEA's FOIA staff has worked diligently on my FOIA 15 requests." 16 Bullet point 2: "Second, the merits of 17 my case remain strong; and in view of my earlier 18 settlement offer, DEA's decision to litigate this 19 matter continues to be an enormous waste of 20 taxpayer money, agency resources, court 21 resources, and my resources." 24 Did I read up to that point correctly? 25 Did I read up to that point correctly? 26 decision of firen 27 cenfront an outdated, unlawful, and often 28 confront an outdated, unlawful, and often 26 confront an outdated, unlawful, and often 27 confront an outdated, unlawful, and often 28 confront an outdated, unlawful, and often 29 confront an outdated, unlawful, and often 20 confront an outdated, unlawful, and often 20 confront an outdated, unlawful, and often 20 confront an outdated, unlawful, and often 21 Did I read to that point correctly? 22 A Correct. You did.	1	Q but I think that's a little	1	resources, including the time of Ms. Miller,
5 And I'm just going to start with "Dear 6 Administrator Milgram." 6 recalcitrant administrative process. In these 7 "Dear Administrator Milgram, After 8 reviewing DEA's recent December 2022 document 9 production in this matter, two items are now 10 clear to me." 11 Bullet point 1: "First, despite 12 patently unlawful FOIA policies and practices at 13 issue in this case, it is evident that, overall, 14 DEA's FOIA staff has worked diligently on my FOIA 15 requests." 16 Bullet point 2: "Second, the merits of 17 my case remain strong; and in view of my earlier 18 settlement offer, DEA's decision to litigate this 19 matter continues to be an enormous waste of 20 taxpayer money, agency resources, court 21 resources, and my resources." 22 Did I read up to that point correctly? 22 Did I read up to that point correctly? 25 confront an outdated, unlawful, and often recalcitrant administrative process. In these redacvors, I represent groups with serious grievances but without deep pockets that have to negotiate with this administrative process. In these redacvors, I represent groups with serious grievances but without deep pockets that have to negotiate with this administrative process. In these redacvors, I represent groups with serious grievances but without deep pockets that have to negotiate with this administrative process. In the endeavors, I represent groups with serious grievances but without deep pockets that have to negotiate with this administrative process. In the endeavors, I represent groups with serious grievances but without deep pockets that have to negotiate with this administrative process. In the endeavors, I represent groups with serious g				_
6 Administrator Milgram." 6 recalcitrant administrative process. In these 7 "Dear Administrator Milgram, After 8 reviewing DEA's recent December 2022 document 9 production in this matter, two items are now 10 clear to me." 11 Bullet point 1: "First, despite 12 patently unlawful FOIA policies and practices at 13 issue in this case, it is evident that, overall, 14 DEA's FOIA staff has worked diligently on my FOIA 15 requests." 16 Bullet point 2: "Second, the merits of 17 my case remain strong; and in view of my earlier 18 settlement offer, DEA's decision to litigate this 19 matter continues to be an enormous waste of 20 taxpayer money, agency resources, court 21 Did I read up to that point correctly? 22 Did I read up to that point correctly? 24 Correct. You did.	2	obnoxious, so I'm just going to read the letter.	2	Mr. Rodriguez, and the Court while furthering the
"Dear Administrator Milgram, After reviewing DEA's recent December 2022 document grievances but without deep pockets that have to production in this matter, two items are now production in this matter, two items are now grievances but without deep pockets that have to negotiate with this administrative state: 10 clear to me." 10 Researchers, veterans, terminally-ill patients, start-ups, and so on. I've taken most of these patently unlawful FOIA policies and practices at issue in this case, it is evident that, overall, sissue in this case, it is evident that, overall, legally research or access controlled substances DEA's FOIA staff has worked diligently on my FOIA to save lives. None of them are drug pushers or culpable actors in the opioid epidemic, for example. In fact, some are trying to address my case remain strong; and in view of my earlier settlement offer, DEA's decision to litigate this matter continues to be an enormous waste of taxpayer money, agency resources, court 20 communication and dialogue from this agency." 21 resources, and my resources." 22 Did I read up to that point correctly? 23 A Correct. You did.	2 3	obnoxious, so I'm just going to read the letter. And just confirm that what I'm reading is correct	2 3	Mr. Rodriguez, and the Court while furthering the interests of my client base. With increasing
8 reviewing DEA's recent December 2022 document 9 production in this matter, two items are now 10 clear to me." 11 Bullet point 1: "First, despite 12 patently unlawful FOIA policies and practices at 13 issue in this case, it is evident that, overall, 14 DEA's FOIA staff has worked diligently on my FOIA 15 requests." 16 Bullet point 2: "Second, the merits of 17 my case remain strong; and in view of my earlier 18 settlement offer, DEA's decision to litigate this 19 matter continues to be an enormous waste of 20 taxpayer money, agency resources, court 21 Did I read up to that point correctly? 22 Did I read up to that point correctly? 22 Did I read up to that point correctly? 28 grievances but without deep pockets that have to 9 negotiate with this administrative state: 10 Researchers, veterans, terminally-ill patients, 11 start-ups, and so on. I've taken most of these 12 representations pro bono; many simply want to 13 legally research or access controlled substances 14 to save lives. None of them are drug pushers or 15 culpable actors in the opioid epidemic, for 16 example. In fact, some are trying to address 17 substance abuse issues. And in many cases, I 18 believe the issues could be better addressed with 19 fewer lawyers, less adversariness, and improved 20 communication and dialogue from this agency." 21 Did I read to that point correctly? 22 A Correct. You did.	2 3 4	obnoxious, so I'm just going to read the letter. And just confirm that what I'm reading is correct on this document.	2 3 4	Mr. Rodriguez, and the Court while furthering the interests of my client base. With increasing frequency, I appear before this agency and
9 production in this matter, two items are now 10 clear to me." 10 Researchers, veterans, terminally-ill patients, 11 Bullet point 1: "First, despite 12 patently unlawful FOIA policies and practices at 13 issue in this case, it is evident that, overall, 14 DEA's FOIA staff has worked diligently on my FOIA 15 requests." 16 Bullet point 2: "Second, the merits of 17 my case remain strong; and in view of my earlier 18 settlement offer, DEA's decision to litigate this 19 matter continues to be an enormous waste of 20 taxpayer money, agency resources, court 21 resources, and my resources." 22 Did I read up to that point correctly? 23 Point I matter correctly? 26 Point I matter two items are now 27 negotiate with this administrative state: 28 negotiate with this administrative state: 29 negotiate with this administrative state: 20 Researchers, veterans, terminally-ill patients, 21 start-ups, and so on. I've taken most of these 22 representations pro bono; many simply want to 23 legally research or access controlled substances 24 to save lives. None of them are drug pushers or 25 culpable actors in the opioid epidemic, for 26 example. In fact, some are trying to address 27 substance abuse issues. And in many cases, I 28 believe the issues could be better addressed with 29 fewer lawyers, less adversariness, and improved 20 communication and dialogue from this agency." 21 Did I read to that point correctly? 22 A Correct. You did.	2 3 4 5	obnoxious, so I'm just going to read the letter. And just confirm that what I'm reading is correct on this document. And I'm just going to start with "Dear	2 3 4 5	Mr. Rodriguez, and the Court while furthering the interests of my client base. With increasing frequency, I appear before this agency and confront an outdated, unlawful, and often
10 clear to me." 11 Bullet point 1: "First, despite 12 patently unlawful FOIA policies and practices at 13 issue in this case, it is evident that, overall, 14 DEA's FOIA staff has worked diligently on my FOIA 15 requests." 16 Bullet point 2: "Second, the merits of 16 Bullet point 2: "Second, the merits of 17 my case remain strong; and in view of my earlier 18 settlement offer, DEA's decision to litigate this 19 matter continues to be an enormous waste of 20 taxpayer money, agency resources, court 21 resources, and my resources." 22 Did I read up to that point correctly? 23 Researchers, veterans, terminally-ill patients, 11 start-ups, and so on. I've taken most of these 12 representations pro bono; many simply want to 13 legally research or access controlled substances 14 to save lives. None of them are drug pushers or 15 culpable actors in the opioid epidemic, for 16 example. In fact, some are trying to address 17 substance abuse issues. And in many cases, I 18 believe the issues could be better addressed with 19 fewer lawyers, less adversariness, and improved 20 communication and dialogue from this agency." 21 Did I read to that point correctly? 22 A Correct. You did.	2 3 4 5 6	obnoxious, so I'm just going to read the letter. And just confirm that what I'm reading is correct on this document. And I'm just going to start with "Dear Administrator Milgram."	2 3 4 5 6	Mr. Rodriguez, and the Court while furthering the interests of my client base. With increasing frequency, I appear before this agency and confront an outdated, unlawful, and often recalcitrant administrative process. In these
Bullet point 1: "First, despite 11 start-ups, and so on. I've taken most of these 12 patently unlawful FOIA policies and practices at 12 representations pro bono; many simply want to 13 issue in this case, it is evident that, overall, 13 legally research or access controlled substances 14 DEA's FOIA staff has worked diligently on my FOIA 14 to save lives. None of them are drug pushers or 15 requests." 15 culpable actors in the opioid epidemic, for 16 example. In fact, some are trying to address 17 my case remain strong; and in view of my earlier 18 settlement offer, DEA's decision to litigate this 18 believe the issues could be better addressed with 19 matter continues to be an enormous waste of 19 fewer lawyers, less adversariness, and improved 19 taxpayer money, agency resources, court 20 communication and dialogue from this agency." 21 Did I read up to that point correctly? 22 A Correct. You did.	2 3 4 5 6 7	obnoxious, so I'm just going to read the letter. And just confirm that what I'm reading is correct on this document. And I'm just going to start with "Dear Administrator Milgram." "Dear Administrator Milgram, After	2 3 4 5 6 7	Mr. Rodriguez, and the Court while furthering the interests of my client base. With increasing frequency, I appear before this agency and confront an outdated, unlawful, and often recalcitrant administrative process. In these endeavors, I represent groups with serious
patently unlawful FOIA policies and practices at issue in this case, it is evident that, overall, DEA's FOIA staff has worked diligently on my FOIA Bullet point 2: "Second, the merits of my case remain strong; and in view of my earlier settlement offer, DEA's decision to litigate this matter continues to be an enormous waste of taxpayer money, agency resources, court resources, and my resources." 12 representations pro bono; many simply want to legally research or access controlled substances to save lives. None of them are drug pushers or culpable actors in the opioid epidemic, for example. In fact, some are trying to address substance abuse issues. And in many cases, I believe the issues could be better addressed with fewer lawyers, less adversariness, and improved communication and dialogue from this agency." Did I read to that point correctly? A Correct. You did.	2 3 4 5 6 7 8	obnoxious, so I'm just going to read the letter. And just confirm that what I'm reading is correct on this document. And I'm just going to start with "Dear Administrator Milgram." "Dear Administrator Milgram, After reviewing DEA's recent December 2022 document	2 3 4 5 6 7 8	Mr. Rodriguez, and the Court while furthering the interests of my client base. With increasing frequency, I appear before this agency and confront an outdated, unlawful, and often recalcitrant administrative process. In these endeavors, I represent groups with serious grievances but without deep pockets that have to
issue in this case, it is evident that, overall, DEA's FOIA staff has worked diligently on my FOIA requests." Bullet point 2: "Second, the merits of my case remain strong; and in view of my earlier settlement offer, DEA's decision to litigate this matter continues to be an enormous waste of taxpayer money, agency resources, court Did I read up to that point correctly? 13 legally research or access controlled substances 14 to save lives. None of them are drug pushers or 15 culpable actors in the opioid epidemic, for 16 example. In fact, some are trying to address 17 substance abuse issues. And in many cases, I 18 believe the issues could be better addressed with 19 fewer lawyers, less adversariness, and improved 20 communication and dialogue from this agency." 21 Did I read to that point correctly? 22 A Correct. You did.	2 3 4 5 6 7 8	obnoxious, so I'm just going to read the letter. And just confirm that what I'm reading is correct on this document. And I'm just going to start with "Dear Administrator Milgram." "Dear Administrator Milgram, After reviewing DEA's recent December 2022 document production in this matter, two items are now	2 3 4 5 6 7 8 9	Mr. Rodriguez, and the Court while furthering the interests of my client base. With increasing frequency, I appear before this agency and confront an outdated, unlawful, and often recalcitrant administrative process. In these endeavors, I represent groups with serious grievances but without deep pockets that have to negotiate with this administrative state:
DEA's FOIA staff has worked diligently on my FOIA requests." Bullet point 2: "Second, the merits of my case remain strong; and in view of my earlier settlement offer, DEA's decision to litigate this matter continues to be an enormous waste of taxpayer money, agency resources, court resources, and my resources." Did I read up to that point correctly? 14 to save lives. None of them are drug pushers or culpable actors in the opioid epidemic, for example. In fact, some are trying to address substance abuse issues. And in many cases, I believe the issues could be better addressed with fewer lawyers, less adversariness, and improved communication and dialogue from this agency." Did I read to that point correctly? A Correct. You did.	2 3 4 5 6 7 8 9	obnoxious, so I'm just going to read the letter. And just confirm that what I'm reading is correct on this document. And I'm just going to start with "Dear Administrator Milgram." "Dear Administrator Milgram, After reviewing DEA's recent December 2022 document production in this matter, two items are now clear to me."	2 3 4 5 6 7 8 9	Mr. Rodriguez, and the Court while furthering the interests of my client base. With increasing frequency, I appear before this agency and confront an outdated, unlawful, and often recalcitrant administrative process. In these endeavors, I represent groups with serious grievances but without deep pockets that have to negotiate with this administrative state: Researchers, veterans, terminally-ill patients,
15 requests." 16 Bullet point 2: "Second, the merits of 16 requests." 17 my case remain strong; and in view of my earlier 18 settlement offer, DEA's decision to litigate this 19 matter continues to be an enormous waste of 20 taxpayer money, agency resources, court 21 resources, and my resources." 22 Did I read up to that point correctly? 23 culpable actors in the opioid epidemic, for 26 example. In fact, some are trying to address 27 substance abuse issues. And in many cases, I 28 believe the issues could be better addressed with 29 fewer lawyers, less adversariness, and improved 20 communication and dialogue from this agency." 21 Did I read to that point correctly? 22 A Correct. You did.	2 3 4 5 6 7 8 9 10	obnoxious, so I'm just going to read the letter. And just confirm that what I'm reading is correct on this document. And I'm just going to start with "Dear Administrator Milgram." "Dear Administrator Milgram, After reviewing DEA's recent December 2022 document production in this matter, two items are now clear to me." Bullet point 1: "First, despite	2 3 4 5 6 7 8 9 10 11	Mr. Rodriguez, and the Court while furthering the interests of my client base. With increasing frequency, I appear before this agency and confront an outdated, unlawful, and often recalcitrant administrative process. In these endeavors, I represent groups with serious grievances but without deep pockets that have to negotiate with this administrative state: Researchers, veterans, terminally-ill patients, start-ups, and so on. I've taken most of these
Bullet point 2: "Second, the merits of 16 example. In fact, some are trying to address 17 my case remain strong; and in view of my earlier 18 settlement offer, DEA's decision to litigate this 18 believe the issues could be better addressed with 19 matter continues to be an enormous waste of 19 fewer lawyers, less adversariness, and improved 20 taxpayer money, agency resources, court 20 communication and dialogue from this agency." 21 Pid I read to that point correctly? 22 Did I read up to that point correctly? 22 A Correct. You did.	2 3 4 5 6 7 8 9 10 11 12	obnoxious, so I'm just going to read the letter. And just confirm that what I'm reading is correct on this document. And I'm just going to start with "Dear Administrator Milgram." "Dear Administrator Milgram, After reviewing DEA's recent December 2022 document production in this matter, two items are now clear to me." Bullet point 1: "First, despite patently unlawful FOIA policies and practices at	2 3 4 5 6 7 8 9 10 11 12	Mr. Rodriguez, and the Court while furthering the interests of my client base. With increasing frequency, I appear before this agency and confront an outdated, unlawful, and often recalcitrant administrative process. In these endeavors, I represent groups with serious grievances but without deep pockets that have to negotiate with this administrative state: Researchers, veterans, terminally-ill patients, start-ups, and so on. I've taken most of these representations pro bono; many simply want to
my case remain strong; and in view of my earlier settlement offer, DEA's decision to litigate this matter continues to be an enormous waste of taxpayer money, agency resources, court tresources, and my resources." Did I read up to that point correctly? substance abuse issues. And in many cases, I believe the issues could be better addressed with communication and dialogue from this agency." Did I read to that point correctly? A Correct. You did.	2 3 4 5 6 7 8 9 10 11 12 13	obnoxious, so I'm just going to read the letter. And just confirm that what I'm reading is correct on this document. And I'm just going to start with "Dear Administrator Milgram." "Dear Administrator Milgram, After reviewing DEA's recent December 2022 document production in this matter, two items are now clear to me." Bullet point 1: "First, despite patently unlawful FOIA policies and practices at issue in this case, it is evident that, overall,	2 3 4 5 6 7 8 9 10 11 12 13	Mr. Rodriguez, and the Court while furthering the interests of my client base. With increasing frequency, I appear before this agency and confront an outdated, unlawful, and often recalcitrant administrative process. In these endeavors, I represent groups with serious grievances but without deep pockets that have to negotiate with this administrative state: Researchers, veterans, terminally-ill patients, start-ups, and so on. I've taken most of these representations pro bono; many simply want to legally research or access controlled substances
my case remain strong; and in view of my earlier settlement offer, DEA's decision to litigate this matter continues to be an enormous waste of taxpayer money, agency resources, court resources, and my resources." Did I read up to that point correctly? substance abuse issues. And in many cases, I believe the issues could be better addressed with rewer lawyers, less adversariness, and improved communication and dialogue from this agency." Did I read to that point correctly? A Correct. You did.	2 3 4 5 6 7 8 9 10 11 12 13 14	obnoxious, so I'm just going to read the letter. And just confirm that what I'm reading is correct on this document. And I'm just going to start with "Dear Administrator Milgram." "Dear Administrator Milgram, After reviewing DEA's recent December 2022 document production in this matter, two items are now clear to me." Bullet point 1: "First, despite patently unlawful FOIA policies and practices at issue in this case, it is evident that, overall, DEA's FOIA staff has worked diligently on my FOIA	2 3 4 5 6 7 8 9 10 11 12 13 14	Mr. Rodriguez, and the Court while furthering the interests of my client base. With increasing frequency, I appear before this agency and confront an outdated, unlawful, and often recalcitrant administrative process. In these endeavors, I represent groups with serious grievances but without deep pockets that have to negotiate with this administrative state: Researchers, veterans, terminally-ill patients, start-ups, and so on. I've taken most of these representations pro bono; many simply want to legally research or access controlled substances to save lives. None of them are drug pushers or
19 matter continues to be an enormous waste of 20 taxpayer money, agency resources, court 21 resources, and my resources." 22 Did I read up to that point correctly? 23 fewer lawyers, less adversariness, and improved 26 communication and dialogue from this agency." 27 Did I read to that point correctly? 28 A Correct. You did.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	obnoxious, so I'm just going to read the letter. And just confirm that what I'm reading is correct on this document. And I'm just going to start with "Dear Administrator Milgram." "Dear Administrator Milgram, After reviewing DEA's recent December 2022 document production in this matter, two items are now clear to me." Bullet point 1: "First, despite patently unlawful FOIA policies and practices at issue in this case, it is evident that, overall, DEA's FOIA staff has worked diligently on my FOIA requests."	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Mr. Rodriguez, and the Court while furthering the interests of my client base. With increasing frequency, I appear before this agency and confront an outdated, unlawful, and often recalcitrant administrative process. In these endeavors, I represent groups with serious grievances but without deep pockets that have to negotiate with this administrative state: Researchers, veterans, terminally-ill patients, start-ups, and so on. I've taken most of these representations pro bono; many simply want to legally research or access controlled substances to save lives. None of them are drug pushers or culpable actors in the opioid epidemic, for
matter continues to be an enormous waste of taxpayer money, agency resources, court tresources, and my resources." Did I read up to that point correctly? fewer lawyers, less adversariness, and improved communication and dialogue from this agency." Did I read to that point correctly? A Correct. You did.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	obnoxious, so I'm just going to read the letter. And just confirm that what I'm reading is correct on this document. And I'm just going to start with "Dear Administrator Milgram." "Dear Administrator Milgram, After reviewing DEA's recent December 2022 document production in this matter, two items are now clear to me." Bullet point 1: "First, despite patently unlawful FOIA policies and practices at issue in this case, it is evident that, overall, DEA's FOIA staff has worked diligently on my FOIA requests." Bullet point 2: "Second, the merits of	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Mr. Rodriguez, and the Court while furthering the interests of my client base. With increasing frequency, I appear before this agency and confront an outdated, unlawful, and often recalcitrant administrative process. In these endeavors, I represent groups with serious grievances but without deep pockets that have to negotiate with this administrative state: Researchers, veterans, terminally-ill patients, start-ups, and so on. I've taken most of these representations pro bono; many simply want to legally research or access controlled substances to save lives. None of them are drug pushers or culpable actors in the opioid epidemic, for example. In fact, some are trying to address
20 taxpayer money, agency resources, court 21 resources, and my resources." 22 Did I read up to that point correctly? 23 Did I read up to that point correctly? 24 Correct. You did.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	obnoxious, so I'm just going to read the letter. And just confirm that what I'm reading is correct on this document. And I'm just going to start with "Dear Administrator Milgram." "Dear Administrator Milgram, After reviewing DEA's recent December 2022 document production in this matter, two items are now clear to me." Bullet point 1: "First, despite patently unlawful FOIA policies and practices at issue in this case, it is evident that, overall, DEA's FOIA staff has worked diligently on my FOIA requests." Bullet point 2: "Second, the merits of my case remain strong; and in view of my earlier	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Mr. Rodriguez, and the Court while furthering the interests of my client base. With increasing frequency, I appear before this agency and confront an outdated, unlawful, and often recalcitrant administrative process. In these endeavors, I represent groups with serious grievances but without deep pockets that have to negotiate with this administrative state: Researchers, veterans, terminally-ill patients, start-ups, and so on. I've taken most of these representations pro bono; many simply want to legally research or access controlled substances to save lives. None of them are drug pushers or culpable actors in the opioid epidemic, for example. In fact, some are trying to address substance abuse issues. And in many cases, I
21 resources, and my resources." 21 Did I read to that point correctly? 22 Did I read up to that point correctly? 23 A Correct. You did.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	obnoxious, so I'm just going to read the letter. And just confirm that what I'm reading is correct on this document. And I'm just going to start with "Dear Administrator Milgram." "Dear Administrator Milgram, After reviewing DEA's recent December 2022 document production in this matter, two items are now clear to me." Bullet point 1: "First, despite patently unlawful FOIA policies and practices at issue in this case, it is evident that, overall, DEA's FOIA staff has worked diligently on my FOIA requests." Bullet point 2: "Second, the merits of my case remain strong; and in view of my earlier settlement offer, DEA's decision to litigate this	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Mr. Rodriguez, and the Court while furthering the interests of my client base. With increasing frequency, I appear before this agency and confront an outdated, unlawful, and often recalcitrant administrative process. In these endeavors, I represent groups with serious grievances but without deep pockets that have to negotiate with this administrative state: Researchers, veterans, terminally-ill patients, start-ups, and so on. I've taken most of these representations pro bono; many simply want to legally research or access controlled substances to save lives. None of them are drug pushers or culpable actors in the opioid epidemic, for example. In fact, some are trying to address substance abuse issues. And in many cases, I believe the issues could be better addressed with
Did I read up to that point correctly? 22 A Correct. You did.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	obnoxious, so I'm just going to read the letter. And just confirm that what I'm reading is correct on this document. And I'm just going to start with "Dear Administrator Milgram." "Dear Administrator Milgram, After reviewing DEA's recent December 2022 document production in this matter, two items are now clear to me." Bullet point 1: "First, despite patently unlawful FOIA policies and practices at issue in this case, it is evident that, overall, DEA's FOIA staff has worked diligently on my FOIA requests." Bullet point 2: "Second, the merits of my case remain strong; and in view of my earlier settlement offer, DEA's decision to litigate this matter continues to be an enormous waste of	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Mr. Rodriguez, and the Court while furthering the interests of my client base. With increasing frequency, I appear before this agency and confront an outdated, unlawful, and often recalcitrant administrative process. In these endeavors, I represent groups with serious grievances but without deep pockets that have to negotiate with this administrative state: Researchers, veterans, terminally-ill patients, start-ups, and so on. I've taken most of these representations pro bono; many simply want to legally research or access controlled substances to save lives. None of them are drug pushers or culpable actors in the opioid epidemic, for example. In fact, some are trying to address substance abuse issues. And in many cases, I believe the issues could be better addressed with fewer lawyers, less adversariness, and improved
	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	obnoxious, so I'm just going to read the letter. And just confirm that what I'm reading is correct on this document. And I'm just going to start with "Dear Administrator Milgram." "Dear Administrator Milgram, After reviewing DEA's recent December 2022 document production in this matter, two items are now clear to me." Bullet point 1: "First, despite patently unlawful FOIA policies and practices at issue in this case, it is evident that, overall, DEA's FOIA staff has worked diligently on my FOIA requests." Bullet point 2: "Second, the merits of my case remain strong; and in view of my earlier settlement offer, DEA's decision to litigate this matter continues to be an enormous waste of taxpayer money, agency resources, court	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Mr. Rodriguez, and the Court while furthering the interests of my client base. With increasing frequency, I appear before this agency and confront an outdated, unlawful, and often recalcitrant administrative process. In these endeavors, I represent groups with serious grievances but without deep pockets that have to negotiate with this administrative state: Researchers, veterans, terminally-ill patients, start-ups, and so on. I've taken most of these representations pro bono; many simply want to legally research or access controlled substances to save lives. None of them are drug pushers or culpable actors in the opioid epidemic, for example. In fact, some are trying to address substance abuse issues. And in many cases, I believe the issues could be better addressed with fewer lawyers, less adversariness, and improved communication and dialogue from this agency."
	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	obnoxious, so I'm just going to read the letter. And just confirm that what I'm reading is correct on this document. And I'm just going to start with "Dear Administrator Milgram." "Dear Administrator Milgram, After reviewing DEA's recent December 2022 document production in this matter, two items are now clear to me." Bullet point 1: "First, despite patently unlawful FOIA policies and practices at issue in this case, it is evident that, overall, DEA's FOIA staff has worked diligently on my FOIA requests." Bullet point 2: "Second, the merits of my case remain strong; and in view of my earlier settlement offer, DEA's decision to litigate this matter continues to be an enormous waste of taxpayer money, agency resources, court resources, and my resources."	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Mr. Rodriguez, and the Court while furthering the interests of my client base. With increasing frequency, I appear before this agency and confront an outdated, unlawful, and often recalcitrant administrative process. In these endeavors, I represent groups with serious grievances but without deep pockets that have to negotiate with this administrative state: Researchers, veterans, terminally-ill patients, start-ups, and so on. I've taken most of these representations pro bono; many simply want to legally research or access controlled substances to save lives. None of them are drug pushers or culpable actors in the opioid epidemic, for example. In fact, some are trying to address substance abuse issues. And in many cases, I believe the issues could be better addressed with fewer lawyers, less adversariness, and improved communication and dialogue from this agency." Did I read to that point correctly?

1	Q Next paragraph: Thus, it is also my	1	non-disclosure request to be proper. This case
2	belief that these communities should be heard	2	presents at least two matters of public interest,
3	directly by the decisionmakers of this agency,	3	and multiple mainstream news organizations have
4	unfiltered by federal bureaucracy and convoluted	4	expressed some interest in the FOIA issues. From
5	administrative processes. If I can deliver for	5	a legal standpoint, the non-disclosure request
6	that sorry. Let me start that sentence over.	6	has no merit. Not only is there no Rule 11 basis
7	"If I can deliver that for them here, I	7	for either party to file material related to DOJ
8	will be satisfied. But if not, I will continue	8	and DEA's implementation of FOIA under seal, but
9	to use processes provided by law and litigate	9	there is no justification for a federal agency to
10	cases when the agency disregards the rules to the	10	conceal processes it uses to instruct its staff
11	detriment of my clients, the public interest, and	11	on how to process FOIA requests. The notion is
12	public safety.	12	antithetical to FOIA itself and the principles
13	Did I read that paragraph correctly?	13	laid down in the Garland Memo."
14	A You did.	14	Did I read that correctly?
15	Q Thanks.	15	A You did.
16	"After reviewing DEA's production, I	16	Q I'll read the last sentence in a
17	believe the merits of my case to be stronger than	17	moment, but let's just quickly go in the
18	ever. Nonetheless, I hold out hope that the	18	footnote, so I can get this in the record.
19	agency will agree to a more productive and	19	A Okay.
20	cost-efficient resolution to my grievances. The	20	
21	agency's initial reception of my unorthodox yet	21	"As of December 2022, I also represent
22	highly efficient settlement offer appears to be Page 18	22	former DEA Special Agent Anthony Armour of DEA's Page 20
1	microcosmic of the problems I'm dealing with a	1	Tactical Diversion Squad. DEA fired SA Armour
$\begin{vmatrix} 1 \\ 2 \end{vmatrix}$	microcosmic of the problems I'm dealing with a reflexive, institutional resistance to the notion	1 2	Tactical Diversion Squad. DEA fired SA Armour for using what everyone agrees was publicly held
2	reflexive, institutional resistance to the notion	2	for using what everyone agrees was publicly held
2 3	reflexive, institutional resistance to the notion that quite possibly, a different way of doing	2 3	for using what everyone agrees was publicly held out to be a CBD-oil product as many in this
2 3 4	reflexive, institutional resistance to the notion that quite possibly, a different way of doing things might deliver better results."	2 3 4	for using what everyone agrees was publicly held out to be a CBD-oil product as many in this country do, Armour used the product to treat his
2 3 4 5	reflexive, institutional resistance to the notion that quite possibly, a different way of doing things might deliver better results." Did I read that correctly?	2 3 4 5	for using what everyone agrees was publicly held out to be a CBD-oil product as many in this country do, Armour used the product to treat his back pain and to avoid use of more severe pain
2 3 4 5 6	reflexive, institutional resistance to the notion that quite possibly, a different way of doing things might deliver better results." Did I read that correctly? A You did.	2 3 4 5 6	for using what everyone agrees was publicly held out to be a CBD-oil product as many in this country do, Armour used the product to treat his back pain and to avoid use of more severe pain killers such as opioids. Unfortunately, the
2 3 4 5 6 7	reflexive, institutional resistance to the notion that quite possibly, a different way of doing things might deliver better results." Did I read that correctly? A You did. Q Next paragraph: My settlement offer	2 3 4 5 6 7	for using what everyone agrees was publicly held out to be a CBD-oil product as many in this country do, Armour used the product to treat his back pain and to avoid use of more severe pain killers such as opioids. Unfortunately, the product he used tested at. 35 percent THC a
2 3 4 5 6 7 8	reflexive, institutional resistance to the notion that quite possibly, a different way of doing things might deliver better results." Did I read that correctly? A You did. Q Next paragraph: My settlement offer today remains substantially the same as it was	2 3 4 5 6 7 8	for using what everyone agrees was publicly held out to be a CBD-oil product as many in this country do, Armour used the product to treat his back pain and to avoid use of more severe pain killers such as opioids. Unfortunately, the product he used tested at. 35 percent THC a sliver above the .30 legal threshold but with
2 3 4 5 6 7 8 9	reflexive, institutional resistance to the notion that quite possibly, a different way of doing things might deliver better results." Did I read that correctly? A You did. Q Next paragraph: My settlement offer today remains substantially the same as it was months ago: a meeting with the Administrator so	2 3 4 5 6 7 8 9	for using what everyone agrees was publicly held out to be a CBD-oil product as many in this country do, Armour used the product to treat his back pain and to avoid use of more severe pain killers such as opioids. Unfortunately, the product he used tested at. 35 percent THC a sliver above the .30 legal threshold but with a margin and error of plus and minus .08. Nobody
2 3 4 5 6 7 8 9	reflexive, institutional resistance to the notion that quite possibly, a different way of doing things might deliver better results." Did I read that correctly? A You did. Q Next paragraph: My settlement offer today remains substantially the same as it was months ago: a meeting with the Administrator so that some of these less endowed constituencies	2 3 4 5 6 7 8 9	for using what everyone agrees was publicly held out to be a CBD-oil product as many in this country do, Armour used the product to treat his back pain and to avoid use of more severe pain killers such as opioids. Unfortunately, the product he used tested at. 35 percent THC a sliver above the .30 legal threshold but with a margin and error of plus and minus .08. Nobody disputes SA Armour believed he was taking a
2 3 4 5 6 7 8 9 10 11	reflexive, institutional resistance to the notion that quite possibly, a different way of doing things might deliver better results." Did I read that correctly? A You did. Q Next paragraph: My settlement offer today remains substantially the same as it was months ago: a meeting with the Administrator so that some of these less endowed constituencies can present and be heard directly by leadership,	2 3 4 5 6 7 8 9 10	for using what everyone agrees was publicly held out to be a CBD-oil product as many in this country do, Armour used the product to treat his back pain and to avoid use of more severe pain killers such as opioids. Unfortunately, the product he used tested at. 35 percent THC a sliver above the .30 legal threshold but with a margin and error of plus and minus .08. Nobody disputes SA Armour believed he was taking a product within the legal limits and that only
2 3 4 5 6 7 8 9 10 11 12	reflexive, institutional resistance to the notion that quite possibly, a different way of doing things might deliver better results." Did I read that correctly? A You did. Q Next paragraph: My settlement offer today remains substantially the same as it was months ago: a meeting with the Administrator so that some of these less endowed constituencies can present and be heard directly by leadership, unfiltered. And since I've now put in	2 3 4 5 6 7 8 9 10 11 12	for using what everyone agrees was publicly held out to be a CBD-oil product as many in this country do, Armour used the product to treat his back pain and to avoid use of more severe pain killers such as opioids. Unfortunately, the product he used tested at. 35 percent THC a sliver above the .30 legal threshold but with a margin and error of plus and minus .08. Nobody disputes SA Armour believed he was taking a product within the legal limits and that only immediately after his positive drug test did DEA
2 3 4 5 6 7 8 9 10 11 12 13	reflexive, institutional resistance to the notion that quite possibly, a different way of doing things might deliver better results." Did I read that correctly? A You did. Q Next paragraph: My settlement offer today remains substantially the same as it was months ago: a meeting with the Administrator so that some of these less endowed constituencies can present and be heard directly by leadership, unfiltered. And since I've now put in considerably more time and energy into this case	2 3 4 5 6 7 8 9 10 11 12 13	for using what everyone agrees was publicly held out to be a CBD-oil product as many in this country do, Armour used the product to treat his back pain and to avoid use of more severe pain killers such as opioids. Unfortunately, the product he used tested at. 35 percent THC a sliver above the .30 legal threshold but with a margin and error of plus and minus .08. Nobody disputes SA Armour believed he was taking a product within the legal limits and that only immediately after his positive drug test did DEA issue warnings and subsequent remedial guidance
2 3 4 5 6 7 8 9 10 11 12 13 14	reflexive, institutional resistance to the notion that quite possibly, a different way of doing things might deliver better results." Did I read that correctly? A You did. Q Next paragraph: My settlement offer today remains substantially the same as it was months ago: a meeting with the Administrator so that some of these less endowed constituencies can present and be heard directly by leadership, unfiltered. And since I've now put in considerably more time and energy into this case than I did when I made my first settlement offer,	2 3 4 5 6 7 8 9 10 11 12 13	for using what everyone agrees was publicly held out to be a CBD-oil product as many in this country do, Armour used the product to treat his back pain and to avoid use of more severe pain killers such as opioids. Unfortunately, the product he used tested at. 35 percent THC a sliver above the .30 legal threshold but with a margin and error of plus and minus .08. Nobody disputes SA Armour believed he was taking a product within the legal limits and that only immediately after his positive drug test did DEA issue warnings and subsequent remedial guidance documents to employees on the dangers of using
2 3 4 5 6 7 8 9 10 11 12 13 14 15	reflexive, institutional resistance to the notion that quite possibly, a different way of doing things might deliver better results." Did I read that correctly? A You did. Q Next paragraph: My settlement offer today remains substantially the same as it was months ago: a meeting with the Administrator so that some of these less endowed constituencies can present and be heard directly by leadership, unfiltered. And since I've now put in considerably more time and energy into this case than I did when I made my first settlement offer, that settlement offer sorry that settlement	2 3 4 5 6 7 8 9 10 11 12 13 14 15	for using what everyone agrees was publicly held out to be a CBD-oil product as many in this country do, Armour used the product to treat his back pain and to avoid use of more severe pain killers such as opioids. Unfortunately, the product he used tested at. 35 percent THC a sliver above the .30 legal threshold but with a margin and error of plus and minus .08. Nobody disputes SA Armour believed he was taking a product within the legal limits and that only immediately after his positive drug test did DEA issue warnings and subsequent remedial guidance documents to employees on the dangers of using CBD products which could test high. Under these
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	reflexive, institutional resistance to the notion that quite possibly, a different way of doing things might deliver better results." Did I read that correctly? A You did. Q Next paragraph: My settlement offer today remains substantially the same as it was months ago: a meeting with the Administrator so that some of these less endowed constituencies can present and be heard directly by leadership, unfiltered. And since I've now put in considerably more time and energy into this case than I did when I made my first settlement offer, that settlement offer sorry that settlement must also include reimbursing some small measure	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	for using what everyone agrees was publicly held out to be a CBD-oil product as many in this country do, Armour used the product to treat his back pain and to avoid use of more severe pain killers such as opioids. Unfortunately, the product he used tested at. 35 percent THC a sliver above the .30 legal threshold but with a margin and error of plus and minus .08. Nobody disputes SA Armour believed he was taking a product within the legal limits and that only immediately after his positive drug test did DEA issue warnings and subsequent remedial guidance documents to employees on the dangers of using CBD products which could test high. Under these circumstances, why DEA middle management deemed
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	reflexive, institutional resistance to the notion that quite possibly, a different way of doing things might deliver better results." Did I read that correctly? A You did. Q Next paragraph: My settlement offer today remains substantially the same as it was months ago: a meeting with the Administrator so that some of these less endowed constituencies can present and be heard directly by leadership, unfiltered. And since I've now put in considerably more time and energy into this case than I did when I made my first settlement offer, that settlement offer sorry that settlement must also include reimbursing some small measure of the time I've spent litigating this case.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	for using what everyone agrees was publicly held out to be a CBD-oil product as many in this country do, Armour used the product to treat his back pain and to avoid use of more severe pain killers such as opioids. Unfortunately, the product he used tested at. 35 percent THC a sliver above the .30 legal threshold but with a margin and error of plus and minus .08. Nobody disputes SA Armour believed he was taking a product within the legal limits and that only immediately after his positive drug test did DEA issue warnings and subsequent remedial guidance documents to employees on the dangers of using CBD products which could test high. Under these circumstances, why DEA middle management deemed it necessary to discharge an employee working in
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	reflexive, institutional resistance to the notion that quite possibly, a different way of doing things might deliver better results." Did I read that correctly? A You did. Q Next paragraph: My settlement offer today remains substantially the same as it was months ago: a meeting with the Administrator so that some of these less endowed constituencies can present and be heard directly by leadership, unfiltered. And since I've now put in considerably more time and energy into this case than I did when I made my first settlement offer, that settlement offer sorry that settlement must also include reimbursing some small measure of the time I've spent litigating this case. Did I read that correctly?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	for using what everyone agrees was publicly held out to be a CBD-oil product as many in this country do, Armour used the product to treat his back pain and to avoid use of more severe pain killers such as opioids. Unfortunately, the product he used tested at. 35 percent THC a sliver above the .30 legal threshold but with a margin and error of plus and minus .08. Nobody disputes SA Armour believed he was taking a product within the legal limits and that only immediately after his positive drug test did DEA issue warnings and subsequent remedial guidance documents to employees on the dangers of using CBD products which could test high. Under these circumstances, why DEA middle management deemed it necessary to discharge an employee working in tactical diversion in good standing and who
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	reflexive, institutional resistance to the notion that quite possibly, a different way of doing things might deliver better results." Did I read that correctly? A You did. Q Next paragraph: My settlement offer today remains substantially the same as it was months ago: a meeting with the Administrator so that some of these less endowed constituencies can present and be heard directly by leadership, unfiltered. And since I've now put in considerably more time and energy into this case than I did when I made my first settlement offer, that settlement offer sorry that settlement must also include reimbursing some small measure of the time I've spent litigating this case. Did I read that correctly? A You did.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	for using what everyone agrees was publicly held out to be a CBD-oil product as many in this country do, Armour used the product to treat his back pain and to avoid use of more severe pain killers such as opioids. Unfortunately, the product he used tested at. 35 percent THC a sliver above the .30 legal threshold but with a margin and error of plus and minus .08. Nobody disputes SA Armour believed he was taking a product within the legal limits and that only immediately after his positive drug test did DEA issue warnings and subsequent remedial guidance documents to employees on the dangers of using CBD products which could test high. Under these circumstances, why DEA middle management deemed it necessary to discharge an employee working in tactical diversion in good standing and who unintentionally used a hot CBD product instead of
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	reflexive, institutional resistance to the notion that quite possibly, a different way of doing things might deliver better results." Did I read that correctly? A You did. Q Next paragraph: My settlement offer today remains substantially the same as it was months ago: a meeting with the Administrator so that some of these less endowed constituencies can present and be heard directly by leadership, unfiltered. And since I've now put in considerably more time and energy into this case than I did when I made my first settlement offer, that settlement offer sorry that settlement must also include reimbursing some small measure of the time I've spent litigating this case. Did I read that correctly? A You did. Q "Finally, while I understand the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	for using what everyone agrees was publicly held out to be a CBD-oil product as many in this country do, Armour used the product to treat his back pain and to avoid use of more severe pain killers such as opioids. Unfortunately, the product he used tested at. 35 percent THC a sliver above the .30 legal threshold but with a margin and error of plus and minus .08. Nobody disputes SA Armour believed he was taking a product within the legal limits and that only immediately after his positive drug test did DEA issue warnings and subsequent remedial guidance documents to employees on the dangers of using CBD products which could test high. Under these circumstances, why DEA middle management deemed it necessary to discharge an employee working in tactical diversion in good standing and who unintentionally used a hot CBD product instead of opioids is beyond mystifying. It is a case I
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	reflexive, institutional resistance to the notion that quite possibly, a different way of doing things might deliver better results." Did I read that correctly? A You did. Q Next paragraph: My settlement offer today remains substantially the same as it was months ago: a meeting with the Administrator so that some of these less endowed constituencies can present and be heard directly by leadership, unfiltered. And since I've now put in considerably more time and energy into this case than I did when I made my first settlement offer, that settlement offer sorry that settlement must also include reimbursing some small measure of the time I've spent litigating this case. Did I read that correctly? A You did. Q "Finally, while I understand the agency's interest in keeping information elicited	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	for using what everyone agrees was publicly held out to be a CBD-oil product as many in this country do, Armour used the product to treat his back pain and to avoid use of more severe pain killers such as opioids. Unfortunately, the product he used tested at. 35 percent THC a sliver above the .30 legal threshold but with a margin and error of plus and minus .08. Nobody disputes SA Armour believed he was taking a product within the legal limits and that only immediately after his positive drug test did DEA issue warnings and subsequent remedial guidance documents to employees on the dangers of using CBD products which could test high. Under these circumstances, why DEA middle management deemed it necessary to discharge an employee working in tactical diversion in good standing and who unintentionally used a hot CBD product instead of opioids is beyond mystifying. It is a case I look forward to presenting."
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	reflexive, institutional resistance to the notion that quite possibly, a different way of doing things might deliver better results." Did I read that correctly? A You did. Q Next paragraph: My settlement offer today remains substantially the same as it was months ago: a meeting with the Administrator so that some of these less endowed constituencies can present and be heard directly by leadership, unfiltered. And since I've now put in considerably more time and energy into this case than I did when I made my first settlement offer, that settlement offer sorry that settlement must also include reimbursing some small measure of the time I've spent litigating this case. Did I read that correctly? A You did. Q "Finally, while I understand the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	for using what everyone agrees was publicly held out to be a CBD-oil product as many in this country do, Armour used the product to treat his back pain and to avoid use of more severe pain killers such as opioids. Unfortunately, the product he used tested at. 35 percent THC a sliver above the .30 legal threshold but with a margin and error of plus and minus .08. Nobody disputes SA Armour believed he was taking a product within the legal limits and that only immediately after his positive drug test did DEA issue warnings and subsequent remedial guidance documents to employees on the dangers of using CBD products which could test high. Under these circumstances, why DEA middle management deemed it necessary to discharge an employee working in tactical diversion in good standing and who unintentionally used a hot CBD product instead of opioids is beyond mystifying. It is a case I

1	A You did.	1	A I did.
2	Q Now let me just read the last sentence	2	Q And when did you become the chief FOIA
3	of the letter.	3	officer for DEA?
4	"I urge the agency to reconsider my	4	A In March of 2017.
5	good faith offer."	5	Q Okay. And there was a reorganization
6	Did I read that correctly?	6	of the FOIA division at DEA at one point,
7	A You did.	7	correct?
8	Q And I would here at this deposition	8	A Correct.
9	urge the agency to reconsider my offer.	9	Q That was in 2021, correct?
10	But since we're here and it's a	10	A 2020.
11	deposition, I need to ask you questions and you	11	Q 2020?
12	need to give me answers, so	12	A Yes.
13	MR. RODRIGUEZ: Can I ask for	13	Q When was it completed?
14	clarification on your letter?	14	A So I initiated a request during 2019 to
15	MR. ZORN: Yes.	15	completely restructure the FOIA unit, and it took
16	MR. RODRIGUEZ: When you state that you	16	effect October 1 of 2020.
17	will dismiss the case, to be clear, you're	17	Q Why did you do that?
18	talking about dismissing your claims, or are you	18	A I did this because I had recognized
19	now authorized to offer a dismissal of the entire	19	shortly after my arrival in this position that we
20	action?	20	were just not structured to be successful, and I
21	MR. ZORN: I can certainly talk to the	21	wanted to create specific units to handle certain
22	other I can talk to the other parties in the	22	types of requests and really better divide the
	Page 22		Page 24
1	case. I'm only, I guess, prepared and authorized	1	overall labor of work in the office.
2	at this exact moment to dismiss my case.	2	Q And so how is the DEA FOIA office
	AND DODDICHEZ OF		
3	MR. RODRIGUEZ: Okay.	3	structured today?
3 4	MR. RODRIGUEZ: Okay. MR. ZORN: But I can certainly, during	3 4	structured today? A So we have three specific subunits, we
	•		-
4	MR. ZORN: But I can certainly, during	4	A So we have three specific subunits, we
4 5	MR. ZORN: But I can certainly, during a break, if that's if this is a serious	4 5	A So we have three specific subunits, we call them, one being the intake unit subunit,
4 5 6	MR. ZORN: But I can certainly, during a break, if that's if this is a serious entertaining of my offer, then we can certainly	4 5 6	A So we have three specific subunits, we call them, one being the intake unit subunit, the second being the processing subunit, and the
4 5 6 7	MR. ZORN: But I can certainly, during a break, if that's if this is a serious entertaining of my offer, then we can certainly look into that.	4 5 6 7	A So we have three specific subunits, we call them, one being the intake unit subunit, the second being the processing subunit, and the third is legal and external affairs subunit.
4 5 6 7 8	MR. ZORN: But I can certainly, during a break, if that's if this is a serious entertaining of my offer, then we can certainly look into that. MR. RODRIGUEZ: And then the other	4 5 6 7 8	A So we have three specific subunits, we call them, one being the intake unit subunit, the second being the processing subunit, and the third is legal and external affairs subunit. Q Okay. And how many people work in the
4 5 6 7 8 9	MR. ZORN: But I can certainly, during a break, if that's if this is a serious entertaining of my offer, then we can certainly look into that. MR. RODRIGUEZ: And then the other point of clarification, when we initially	4 5 6 7 8 9	A So we have three specific subunits, we call them, one being the intake unit subunit, the second being the processing subunit, and the third is legal and external affairs subunit. Q Okay. And how many people work in the intake unit?
4 5 6 7 8 9	MR. ZORN: But I can certainly, during a break, if that's if this is a serious entertaining of my offer, then we can certainly look into that. MR. RODRIGUEZ: And then the other point of clarification, when we initially spoke we can go off the record if you if	4 5 6 7 8 9	A So we have three specific subunits, we call them, one being the intake unit subunit, the second being the processing subunit, and the third is legal and external affairs subunit. Q Okay. And how many people work in the intake unit? A So I have a lot of staff vacancies
4 5 6 7 8 9 10	MR. ZORN: But I can certainly, during a break, if that's if this is a serious entertaining of my offer, then we can certainly look into that. MR. RODRIGUEZ: And then the other point of clarification, when we initially spoke we can go off the record if you if you	4 5 6 7 8 9 10 11	A So we have three specific subunits, we call them, one being the intake unit subunit, the second being the processing subunit, and the third is legal and external affairs subunit. Q Okay. And how many people work in the intake unit? A So I have a lot of staff vacancies right now. So right now, we have four excuse
4 5 6 7 8 9 10 11 12	MR. ZORN: But I can certainly, during a break, if that's if this is a serious entertaining of my offer, then we can certainly look into that. MR. RODRIGUEZ: And then the other point of clarification, when we initially spoke we can go off the record if you if you MR. ZORN: Yeah. Can we go off the	4 5 6 7 8 9 10 11 12	A So we have three specific subunits, we call them, one being the intake unit subunit, the second being the processing subunit, and the third is legal and external affairs subunit. Q Okay. And how many people work in the intake unit? A So I have a lot of staff vacancies right now. So right now, we have four excuse me five staff members assigned to the intake
4 5 6 7 8 9 10 11 12 13	MR. ZORN: But I can certainly, during a break, if that's if this is a serious entertaining of my offer, then we can certainly look into that. MR. RODRIGUEZ: And then the other point of clarification, when we initially spoke we can go off the record if you if you MR. ZORN: Yeah. Can we go off the record?	4 5 6 7 8 9 10 11 12 13	A So we have three specific subunits, we call them, one being the intake unit subunit, the second being the processing subunit, and the third is legal and external affairs subunit. Q Okay. And how many people work in the intake unit? A So I have a lot of staff vacancies right now. So right now, we have four excuse me five staff members assigned to the intake unit.
4 5 6 7 8 9 10 11 12 13 14	MR. ZORN: But I can certainly, during a break, if that's if this is a serious entertaining of my offer, then we can certainly look into that. MR. RODRIGUEZ: And then the other point of clarification, when we initially spoke we can go off the record if you if you MR. ZORN: Yeah. Can we go off the record? VIDEO TECHNICIAN: Going off the	4 5 6 7 8 9 10 11 12 13 14	A So we have three specific subunits, we call them, one being the intake unit subunit, the second being the processing subunit, and the third is legal and external affairs subunit. Q Okay. And how many people work in the intake unit? A So I have a lot of staff vacancies right now. So right now, we have four excuse me five staff members assigned to the intake unit. Q Okay. Is I don't know is
4 5 6 7 8 9 10 11 12 13 14 15	MR. ZORN: But I can certainly, during a break, if that's if this is a serious entertaining of my offer, then we can certainly look into that. MR. RODRIGUEZ: And then the other point of clarification, when we initially spoke we can go off the record if you if you MR. ZORN: Yeah. Can we go off the record? VIDEO TECHNICIAN: Going off the record, the time is 9:53 a.m.	4 5 6 7 8 9 10 11 12 13 14 15	A So we have three specific subunits, we call them, one being the intake unit subunit, the second being the processing subunit, and the third is legal and external affairs subunit. Q Okay. And how many people work in the intake unit? A So I have a lot of staff vacancies right now. So right now, we have four excuse me five staff members assigned to the intake unit. Q Okay. Is I don't know is Mr. Polk one in the intake unit?
4 5 6 7 8 9 10 11 12 13 14 15 16	MR. ZORN: But I can certainly, during a break, if that's if this is a serious entertaining of my offer, then we can certainly look into that. MR. RODRIGUEZ: And then the other point of clarification, when we initially spoke we can go off the record if you if you MR. ZORN: Yeah. Can we go off the record? VIDEO TECHNICIAN: Going off the record, the time is 9:53 a.m. (Recess 9:53 a.m. to 9:56 a.m.)	4 5 6 7 8 9 10 11 12 13 14 15 16	A So we have three specific subunits, we call them, one being the intake unit subunit, the second being the processing subunit, and the third is legal and external affairs subunit. Q Okay. And how many people work in the intake unit? A So I have a lot of staff vacancies right now. So right now, we have four excuse me five staff members assigned to the intake unit. Q Okay. Is I don't know is Mr. Polk one in the intake unit? A He is, but he just left DEA.
4 5 6 7 8 9 10 11 12 13 14 15 16 17	MR. ZORN: But I can certainly, during a break, if that's if this is a serious entertaining of my offer, then we can certainly look into that. MR. RODRIGUEZ: And then the other point of clarification, when we initially spoke we can go off the record if you if you MR. ZORN: Yeah. Can we go off the record? VIDEO TECHNICIAN: Going off the record, the time is 9:53 a.m. (Recess 9:53 a.m. to 9:56 a.m.) VIDEO TECHNICIAN: Going back on the	4 5 6 7 8 9 10 11 12 13 14 15 16 17	A So we have three specific subunits, we call them, one being the intake unit subunit, the second being the processing subunit, and the third is legal and external affairs subunit. Q Okay. And how many people work in the intake unit? A So I have a lot of staff vacancies right now. So right now, we have four excuse me five staff members assigned to the intake unit. Q Okay. Is I don't know is Mr. Polk one in the intake unit? A He is, but he just left DEA. Q He just left DEA. Well, but he was A He was
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	MR. ZORN: But I can certainly, during a break, if that's if this is a serious entertaining of my offer, then we can certainly look into that. MR. RODRIGUEZ: And then the other point of clarification, when we initially spoke we can go off the record if you if you MR. ZORN: Yeah. Can we go off the record? VIDEO TECHNICIAN: Going off the record, the time is 9:53 a.m. (Recess 9:53 a.m. to 9:56 a.m.) VIDEO TECHNICIAN: Going back on the record, the time is 9:56 a.m. BY MR. ZORN	4 5 6 7 8 9 10 11 12 13 14 15 16 17	A So we have three specific subunits, we call them, one being the intake unit subunit, the second being the processing subunit, and the third is legal and external affairs subunit. Q Okay. And how many people work in the intake unit? A So I have a lot of staff vacancies right now. So right now, we have four excuse me five staff members assigned to the intake unit. Q Okay. Is I don't know is Mr. Polk one in the intake unit? A He is, but he just left DEA. Q He just left DEA. Well, but he was A He was Q in the intake unit?
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	MR. ZORN: But I can certainly, during a break, if that's if this is a serious entertaining of my offer, then we can certainly look into that. MR. RODRIGUEZ: And then the other point of clarification, when we initially spoke we can go off the record if you if you MR. ZORN: Yeah. Can we go off the record? VIDEO TECHNICIAN: Going off the record, the time is 9:53 a.m. (Recess 9:53 a.m. to 9:56 a.m.) VIDEO TECHNICIAN: Going back on the record, the time is 9:56 a.m. BY MR. ZORN Q Ms. Miller, you you introduced	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A So we have three specific subunits, we call them, one being the intake unit subunit, the second being the processing subunit, and the third is legal and external affairs subunit. Q Okay. And how many people work in the intake unit? A So I have a lot of staff vacancies right now. So right now, we have four excuse me five staff members assigned to the intake unit. Q Okay. Is I don't know is Mr. Polk one in the intake unit? A He is, but he just left DEA. Q He just left DEA. Well, but he was A He was
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	MR. ZORN: But I can certainly, during a break, if that's if this is a serious entertaining of my offer, then we can certainly look into that. MR. RODRIGUEZ: And then the other point of clarification, when we initially spoke we can go off the record if you if you MR. ZORN: Yeah. Can we go off the record? VIDEO TECHNICIAN: Going off the record, the time is 9:53 a.m. (Recess 9:53 a.m. to 9:56 a.m.) VIDEO TECHNICIAN: Going back on the record, the time is 9:56 a.m. BY MR. ZORN	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A So we have three specific subunits, we call them, one being the intake unit subunit, the second being the processing subunit, and the third is legal and external affairs subunit. Q Okay. And how many people work in the intake unit? A So I have a lot of staff vacancies right now. So right now, we have four excuse me five staff members assigned to the intake unit. Q Okay. Is I don't know is Mr. Polk one in the intake unit? A He is, but he just left DEA. Q He just left DEA. Well, but he was A He was Q in the intake unit? And then the processing unit, how many
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MR. ZORN: But I can certainly, during a break, if that's if this is a serious entertaining of my offer, then we can certainly look into that. MR. RODRIGUEZ: And then the other point of clarification, when we initially spoke we can go off the record if you if you MR. ZORN: Yeah. Can we go off the record? VIDEO TECHNICIAN: Going off the record, the time is 9:53 a.m. (Recess 9:53 a.m. to 9:56 a.m.) VIDEO TECHNICIAN: Going back on the record, the time is 9:56 a.m. BY MR. ZORN Q Ms. Miller, you you introduced yourself today as DEA's chief FOIA officer,	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A So we have three specific subunits, we call them, one being the intake unit subunit, the second being the processing subunit, and the third is legal and external affairs subunit. Q Okay. And how many people work in the intake unit? A So I have a lot of staff vacancies right now. So right now, we have four excuse me five staff members assigned to the intake unit. Q Okay. Is I don't know is Mr. Polk one in the intake unit? A He is, but he just left DEA. Q He just left DEA. Well, but he was A He was Q in the intake unit? And then the processing unit, how many folks work

1			
1	Q in the processing unit?	1	is part of the DOJ chief could you just
2	A four government information	2	A Sure.
3	specialists assigned to that team right now and a	3	Q explain that to me
4	GS-14 unit chief that supervises.	4	A I can clarify.
5	Q And what is a government information	5	Q a little bit.
6	specialist?	6	A We are
7	A So these are these are employees	7	Q Yeah.
8	that process FOIA cases. So government	8	A part of the DEA's Office of Chief
9	information specialist is the title of the	9	Counsel.
10	majority of the folks in our office.	10	Q Okay. So you guys are part of the
11	Q Okay. And then legal and external, how	11	Office of Chief Counsel, but you report to
12	many folks work in legal and external?	12	Ms. DuBois, who is at DOJ
13	A I have two government information	13	A DEA.
14	specialists assigned to that team right now, and	14	Q Oh, at
15	I have one GS-14 unit chief running that unit.	15	A Yes.
16	Q And her name is Angela Hertel, right?	16	Q DEA.
17	A Correct.	17	THE REPORTER: You-all are starting to
18	Q And she's been working there for, I	18	speak over each other. If you could
19	guess, a few years, right?	19	THE WITNESS: Sorry.
20	A Over she's been part of our FOIA	20	THE REPORTER: just wait for the
21	office for a little over ten years, I believe.	21	THE WITNESS: Sorry.
22	Q Interestingly, she's usually the	22	THE REPORTER: end of the question.
	Page 26		Page 28
1	witness that the agency puts up in a FOIA case.	1	BY MR. ZORN
2	This is a privilege for me to be able to have the	2	Q Okay. So so you report to
3	chief.	3	Ms. DuBois, who's in the DEA's chief counsel
4	So and so this is these are the	4	office?
5	three units, and then you supervise these three	5	A Correct.
6	units, correct?	6	
l _		0	Q And then Ms. DuBois reports to?
7	A Correct.	7	-
8	A Correct.Q And who do you report to?		
		7	A Sandra Stevens, who is the deputy chief
8	Q And who do you report to?	7 8	A Sandra Stevens, who is the deputy chief of the Office of Chief Counsel at DEA.
8 9	Q And who do you report to?A So I report to the section chief of the	7 8 9	A Sandra Stevens, who is the deputy chief of the Office of Chief Counsel at DEA. Q Okay. And Ms. Stevens reports to?
8 9 10	Q And who do you report to? A So I report to the section chief of the FOIA and information law section at DEA.	7 8 9 10	 A Sandra Stevens, who is the deputy chief of the Office of Chief Counsel at DEA. Q Okay. And Ms. Stevens reports to? A Hallie Hoffman, who is the chief
8 9 10 11	Q And who do you report to?A So I report to the section chief of theFOIA and information law section at DEA.Q Okay. And who is that?	7 8 9 10 11	A Sandra Stevens, who is the deputy chief of the Office of Chief Counsel at DEA. Q Okay. And Ms. Stevens reports to? A Hallie Hoffman, who is the chief counsel for DEA.
8 9 10 11 12	 Q And who do you report to? A So I report to the section chief of the FOIA and information law section at DEA. Q Okay. And who is that? A That is Brooke DuBois. 	7 8 9 10 11 12	A Sandra Stevens, who is the deputy chief of the Office of Chief Counsel at DEA. Q Okay. And Ms. Stevens reports to? A Hallie Hoffman, who is the chief counsel for DEA. Q And I will assume that Ms. Hoffman
8 9 10 11 12 13	Q And who do you report to? A So I report to the section chief of the FOIA and information law section at DEA. Q Okay. And who is that? A That is Brooke DuBois. Q Okay. And is that is that in a	7 8 9 10 11 12 13	A Sandra Stevens, who is the deputy chief of the Office of Chief Counsel at DEA. Q Okay. And Ms. Stevens reports to? A Hallie Hoffman, who is the chief counsel for DEA. Q And I will assume that Ms. Hoffman reports to the administrator, correct?
8 9 10 11 12 13 14	Q And who do you report to? A So I report to the section chief of the FOIA and information law section at DEA. Q Okay. And who is that? A That is Brooke DuBois. Q Okay. And is that is that in a different DOJ component?	7 8 9 10 11 12 13 14	A Sandra Stevens, who is the deputy chief of the Office of Chief Counsel at DEA. Q Okay. And Ms. Stevens reports to? A Hallie Hoffman, who is the chief counsel for DEA. Q And I will assume that Ms. Hoffman reports to the administrator, correct? A Correct.
8 9 10 11 12 13 14 15	Q And who do you report to? A So I report to the section chief of the FOIA and information law section at DEA. Q Okay. And who is that? A That is Brooke DuBois. Q Okay. And is that is that in a different DOJ component? A No. So we are part of the Office of	7 8 9 10 11 12 13 14 15	A Sandra Stevens, who is the deputy chief of the Office of Chief Counsel at DEA. Q Okay. And Ms. Stevens reports to? A Hallie Hoffman, who is the chief counsel for DEA. Q And I will assume that Ms. Hoffman reports to the administrator, correct? A Correct. Q What are you responsibilities as the
8 9 10 11 12 13 14 15 16	Q And who do you report to? A So I report to the section chief of the FOIA and information law section at DEA. Q Okay. And who is that? A That is Brooke DuBois. Q Okay. And is that is that in a different DOJ component? A No. So we are part of the Office of Chief Counsel, and so the FOIA and information	7 8 9 10 11 12 13 14 15 16	A Sandra Stevens, who is the deputy chief of the Office of Chief Counsel at DEA. Q Okay. And Ms. Stevens reports to? A Hallie Hoffman, who is the chief counsel for DEA. Q And I will assume that Ms. Hoffman reports to the administrator, correct? A Correct. Q What are you responsibilities as the chief FOIA officer for DEA?
8 9 10 11 12 13 14 15 16 17	Q And who do you report to? A So I report to the section chief of the FOIA and information law section at DEA. Q Okay. And who is that? A That is Brooke DuBois. Q Okay. And is that is that in a different DOJ component? A No. So we are part of the Office of Chief Counsel, and so the FOIA and information law section is one of the many sections within	7 8 9 10 11 12 13 14 15 16 17	A Sandra Stevens, who is the deputy chief of the Office of Chief Counsel at DEA. Q Okay. And Ms. Stevens reports to? A Hallie Hoffman, who is the chief counsel for DEA. Q And I will assume that Ms. Hoffman reports to the administrator, correct? A Correct. Q What are you responsibilities as the chief FOIA officer for DEA? A So my responsibilities are to oversee
8 9 10 11 12 13 14 15 16 17 18	Q And who do you report to? A So I report to the section chief of the FOIA and information law section at DEA. Q Okay. And who is that? A That is Brooke DuBois. Q Okay. And is that is that in a different DOJ component? A No. So we are part of the Office of Chief Counsel, and so the FOIA and information law section is one of the many sections within the Office of Chief Counsel that we report up to.	7 8 9 10 11 12 13 14 15 16 17 18	A Sandra Stevens, who is the deputy chief of the Office of Chief Counsel at DEA. Q Okay. And Ms. Stevens reports to? A Hallie Hoffman, who is the chief counsel for DEA. Q And I will assume that Ms. Hoffman reports to the administrator, correct? A Correct. Q What are you responsibilities as the chief FOIA officer for DEA? A So my responsibilities are to oversee the overall administration of the FOIA and the
8 9 10 11 12 13 14 15 16 17 18	Q And who do you report to? A So I report to the section chief of the FOIA and information law section at DEA. Q Okay. And who is that? A That is Brooke DuBois. Q Okay. And is that is that in a different DOJ component? A No. So we are part of the Office of Chief Counsel, and so the FOIA and information law section is one of the many sections within the Office of Chief Counsel that we report up to. Q So so when you say "we" and	7 8 9 10 11 12 13 14 15 16 17 18	A Sandra Stevens, who is the deputy chief of the Office of Chief Counsel at DEA. Q Okay. And Ms. Stevens reports to? A Hallie Hoffman, who is the chief counsel for DEA. Q And I will assume that Ms. Hoffman reports to the administrator, correct? A Correct. Q What are you responsibilities as the chief FOIA officer for DEA? A So my responsibilities are to oversee the overall administration of the FOIA and the Privacy Act at DEA.
8 9 10 11 12 13 14 15 16 17 18 19 20	Q And who do you report to? A So I report to the section chief of the FOIA and information law section at DEA. Q Okay. And who is that? A That is Brooke DuBois. Q Okay. And is that is that in a different DOJ component? A No. So we are part of the Office of Chief Counsel, and so the FOIA and information law section is one of the many sections within the Office of Chief Counsel that we report up to. Q So so when you say "we" and because you're here representing DOJ and and	7 8 9 10 11 12 13 14 15 16 17 18 19 20	A Sandra Stevens, who is the deputy chief of the Office of Chief Counsel at DEA. Q Okay. And Ms. Stevens reports to? A Hallie Hoffman, who is the chief counsel for DEA. Q And I will assume that Ms. Hoffman reports to the administrator, correct? A Correct. Q What are you responsibilities as the chief FOIA officer for DEA? A So my responsibilities are to oversee the overall administration of the FOIA and the Privacy Act at DEA. Q Okay. And and the responsibilities

1	MR. ZORN: And why don't we pull that	1	MR. ZORN: Sure.
2	up. So I'm going to introduce I'm going to	2	MR. RODRIGUEZ: here.
3	get creative. I'm going to call this Exhibit	3	MR. ZORN: Sure.
4	FOIA. Let's see.	4	MR. RODRIGUEZ: Sorry about that.
5	All right. I have introduced into the	5	Yeah, we're good now.
6	folder Exhibit capital F-O-I-A.	6	BY MR. ZORN
7	(Deposition Exhibit FOIA	7	Q Okay. So the chief I'm going to
8	was marked for identification.)	8	read it again.
9	MR. RODRIGUEZ: Sorry.	9	"The Chief FOIA Officer of each agency
10	THE WITNESS: That's okay.	10	shall, subject to the authority of the head of
11	BY MR. ZORN	11	the agency."
12	Q And can we turn to it's page 25 of	12	Did I read (j)(2) correctly?
13	the document. You can see at the bottom right	13	A You did.
14	well, first, can you confirm for me at least as	14	Q And the chief FOIA officer of DEA is
15	for the first page that this is 5 U.S. Code	15	you, Ms. Kelleigh Miller, correct?
16	section 552?	16	A Correct.
17	A It is.	17	Q And we can agree that the Drug
18	Q And that's that's the FOIA	18	Enforcement Administration is an agency, correct?
19	A Correct.	19	A It is.
20	Q citation?	20	Q So in (j)(2), the chief FOIA officer of
21	A Yes.	21	DEA is you?
22	Q And this is from I think I got it	22	A Correct.
	Page 30		Page 32
1	from the Cornell U.S. law U.S. code.	1	Q Okay. And A is "have agency-wide
1 2	Have you ever been to that	1 2	responsibility for efficient and appropriate
	Have you ever been to that A I have been to this. Typically, when I	2 3	responsibility for efficient and appropriate compliance with this section."
2	Have you ever been to that A I have been to this. Typically, when I want to look up 552, I will go to the	2	responsibility for efficient and appropriate compliance with this section." As the chief FOIA officer, that is one
2 3 4 5	Have you ever been to that A I have been to this. Typically, when I want to look up 552, I will go to the electronic or I'm sorry the I'll just go	2 3	responsibility for efficient and appropriate compliance with this section." As the chief FOIA officer, that is one of your responsibilities, correct?
2 3 4	Have you ever been to that A I have been to this. Typically, when I want to look up 552, I will go to the electronic or I'm sorry the I'll just go to the United States code website to get it.	2 3 4 5 6	responsibility for efficient and appropriate compliance with this section." As the chief FOIA officer, that is one of your responsibilities, correct? A Correct.
2 3 4 5 6 7	Have you ever been to that A I have been to this. Typically, when I want to look up 552, I will go to the electronic or I'm sorry the I'll just go to the United States code website to get it. Q But it's a statute that that DOJ and	2 3 4 5	responsibility for efficient and appropriate compliance with this section." As the chief FOIA officer, that is one of your responsibilities, correct? A Correct. Q That's statutory?
2 3 4 5 6	Have you ever been to that A I have been to this. Typically, when I want to look up 552, I will go to the electronic or I'm sorry the I'll just go to the United States code website to get it.	2 3 4 5 6 7 8	responsibility for efficient and appropriate compliance with this section." As the chief FOIA officer, that is one of your responsibilities, correct? A Correct. Q That's statutory? A Correct.
2 3 4 5 6 7 8 9	Have you ever been to that A I have been to this. Typically, when I want to look up 552, I will go to the electronic or I'm sorry the I'll just go to the United States code website to get it. Q But it's a statute that that DOJ and DEA is is familiar with? A Correct.	2 3 4 5 6 7	responsibility for efficient and appropriate compliance with this section." As the chief FOIA officer, that is one of your responsibilities, correct? A Correct. Q That's statutory? A Correct. Q B, "monitor implementation of this
2 3 4 5 6 7 8 9	Have you ever been to that A I have been to this. Typically, when I want to look up 552, I will go to the electronic or I'm sorry the I'll just go to the United States code website to get it. Q But it's a statute that that DOJ and DEA is is familiar with? A Correct. Q Okay. So if you can scroll to page 25,	2 3 4 5 6 7 8 9	responsibility for efficient and appropriate compliance with this section." As the chief FOIA officer, that is one of your responsibilities, correct? A Correct. Q That's statutory? A Correct. Q B, "monitor implementation of this section throughout the agency and keep the head
2 3 4 5 6 7 8 9 10	Have you ever been to that A I have been to this. Typically, when I want to look up 552, I will go to the electronic or I'm sorry the I'll just go to the United States code website to get it. Q But it's a statute that that DOJ and DEA is is familiar with? A Correct. Q Okay. So if you can scroll to page 25, and I want to look at on page 25, I want to	2 3 4 5 6 7 8 9 10 11	responsibility for efficient and appropriate compliance with this section." As the chief FOIA officer, that is one of your responsibilities, correct? A Correct. Q That's statutory? A Correct. Q B, "monitor implementation of this section throughout the agency and keep the head of the agency, the chief legal officer of the
2 3 4 5 6 7 8 9 10 11 12	Have you ever been to that A I have been to this. Typically, when I want to look up 552, I will go to the electronic or I'm sorry the I'll just go to the United States code website to get it. Q But it's a statute that that DOJ and DEA is is familiar with? A Correct. Q Okay. So if you can scroll to page 25, and I want to look at on page 25, I want to look at (j)(2). And just tell me when you're	2 3 4 5 6 7 8 9 10 11 12	responsibility for efficient and appropriate compliance with this section." As the chief FOIA officer, that is one of your responsibilities, correct? A Correct. Q That's statutory? A Correct. Q B, "monitor implementation of this section throughout the agency and keep the head of the agency, the chief legal officer of the agency, and the Attorney General appropriately
2 3 4 5 6 7 8 9 10 11 12 13	Have you ever been to that A I have been to this. Typically, when I want to look up 552, I will go to the electronic or I'm sorry the I'll just go to the United States code website to get it. Q But it's a statute that that DOJ and DEA is is familiar with? A Correct. Q Okay. So if you can scroll to page 25, and I want to look at on page 25, I want to look at (j)(2). And just tell me when you're there.	2 3 4 5 6 7 8 9 10 11 12 13	responsibility for efficient and appropriate compliance with this section." As the chief FOIA officer, that is one of your responsibilities, correct? A Correct. Q That's statutory? A Correct. Q B, "monitor implementation of this section throughout the agency and keep the head of the agency, the chief legal officer of the agency, and the Attorney General appropriately informed of the agency's performance in
2 3 4 5 6 7 8 9 10 11 12 13	Have you ever been to that A I have been to this. Typically, when I want to look up 552, I will go to the electronic or I'm sorry the I'll just go to the United States code website to get it. Q But it's a statute that that DOJ and DEA is is familiar with? A Correct. Q Okay. So if you can scroll to page 25, and I want to look at on page 25, I want to look at (j)(2). And just tell me when you're there. So it says, "The Chief FOIA Officer of	2 3 4 5 6 7 8 9 10 11 12 13 14	responsibility for efficient and appropriate compliance with this section." As the chief FOIA officer, that is one of your responsibilities, correct? A Correct. Q That's statutory? A Correct. Q B, "monitor implementation of this section throughout the agency and keep the head of the agency, the chief legal officer of the agency, and the Attorney General appropriately informed of the agency's performance in implementing this section."
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Have you ever been to that A I have been to this. Typically, when I want to look up 552, I will go to the electronic or I'm sorry the I'll just go to the United States code website to get it. Q But it's a statute that that DOJ and DEA is is familiar with? A Correct. Q Okay. So if you can scroll to page 25, and I want to look at on page 25, I want to look at (j)(2). And just tell me when you're there. So it says, "The Chief FOIA Officer of each agency shall, subject to the authority of	2 3 4 5 6 7 8 9 10 11 12 13 14 15	responsibility for efficient and appropriate compliance with this section." As the chief FOIA officer, that is one of your responsibilities, correct? A Correct. Q That's statutory? A Correct. Q B, "monitor implementation of this section throughout the agency and keep the head of the agency, the chief legal officer of the agency, and the Attorney General appropriately informed of the agency's performance in implementing this section." That's one of your responsibilities,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Have you ever been to that A I have been to this. Typically, when I want to look up 552, I will go to the electronic or I'm sorry the I'll just go to the United States code website to get it. Q But it's a statute that that DOJ and DEA is is familiar with? A Correct. Q Okay. So if you can scroll to page 25, and I want to look at on page 25, I want to look at (j)(2). And just tell me when you're there. So it says, "The Chief FOIA Officer of each agency shall, subject to the authority of the head of the agency."	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	responsibility for efficient and appropriate compliance with this section." As the chief FOIA officer, that is one of your responsibilities, correct? A Correct. Q That's statutory? A Correct. Q B, "monitor implementation of this section throughout the agency and keep the head of the agency, the chief legal officer of the agency, and the Attorney General appropriately informed of the agency's performance in implementing this section." That's one of your responsibilities, correct?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Have you ever been to that A I have been to this. Typically, when I want to look up 552, I will go to the electronic or I'm sorry the I'll just go to the United States code website to get it. Q But it's a statute that that DOJ and DEA is is familiar with? A Correct. Q Okay. So if you can scroll to page 25, and I want to look at on page 25, I want to look at (j)(2). And just tell me when you're there. So it says, "The Chief FOIA Officer of each agency shall, subject to the authority of the head of the agency." I want to stop there. So the chief	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	responsibility for efficient and appropriate compliance with this section." As the chief FOIA officer, that is one of your responsibilities, correct? A Correct. Q That's statutory? A Correct. Q B, "monitor implementation of this section throughout the agency and keep the head of the agency, the chief legal officer of the agency, and the Attorney General appropriately informed of the agency's performance in implementing this section." That's one of your responsibilities, correct? A It is.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Have you ever been to that A I have been to this. Typically, when I want to look up 552, I will go to the electronic or I'm sorry the I'll just go to the United States code website to get it. Q But it's a statute that that DOJ and DEA is is familiar with? A Correct. Q Okay. So if you can scroll to page 25, and I want to look at on page 25, I want to look at (j)(2). And just tell me when you're there. So it says, "The Chief FOIA Officer of each agency shall, subject to the authority of the head of the agency." I want to stop there. So the chief FOIA officer is	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	responsibility for efficient and appropriate compliance with this section." As the chief FOIA officer, that is one of your responsibilities, correct? A Correct. Q That's statutory? A Correct. Q B, "monitor implementation of this section throughout the agency and keep the head of the agency, the chief legal officer of the agency, and the Attorney General appropriately informed of the agency's performance in implementing this section." That's one of your responsibilities, correct? A It is. Q And that's because you are the chief
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Have you ever been to that A I have been to this. Typically, when I want to look up 552, I will go to the electronic or I'm sorry the I'll just go to the United States code website to get it. Q But it's a statute that that DOJ and DEA is is familiar with? A Correct. Q Okay. So if you can scroll to page 25, and I want to look at on page 25, I want to look at (j)(2). And just tell me when you're there. So it says, "The Chief FOIA Officer of each agency shall, subject to the authority of the head of the agency." I want to stop there. So the chief FOIA officer is MR. RODRIGUEZ: Could you hold on?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	responsibility for efficient and appropriate compliance with this section." As the chief FOIA officer, that is one of your responsibilities, correct? A Correct. Q That's statutory? A Correct. Q B, "monitor implementation of this section throughout the agency and keep the head of the agency, the chief legal officer of the agency, and the Attorney General appropriately informed of the agency's performance in implementing this section." That's one of your responsibilities, correct? A It is. Q And that's because you are the chief FOIA officer of DEA?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Have you ever been to that A I have been to this. Typically, when I want to look up 552, I will go to the electronic or I'm sorry the I'll just go to the United States code website to get it. Q But it's a statute that that DOJ and DEA is is familiar with? A Correct. Q Okay. So if you can scroll to page 25, and I want to look at on page 25, I want to look at (j)(2). And just tell me when you're there. So it says, "The Chief FOIA Officer of each agency shall, subject to the authority of the head of the agency." I want to stop there. So the chief FOIA officer is MR. RODRIGUEZ: Could you hold on? MR. ZORN: Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	responsibility for efficient and appropriate compliance with this section." As the chief FOIA officer, that is one of your responsibilities, correct? A Correct. Q That's statutory? A Correct. Q B, "monitor implementation of this section throughout the agency and keep the head of the agency, the chief legal officer of the agency, and the Attorney General appropriately informed of the agency's performance in implementing this section." That's one of your responsibilities, correct? A It is. Q And that's because you are the chief FOIA officer of DEA? A Correct.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Have you ever been to that A I have been to this. Typically, when I want to look up 552, I will go to the electronic or I'm sorry the I'll just go to the United States code website to get it. Q But it's a statute that that DOJ and DEA is is familiar with? A Correct. Q Okay. So if you can scroll to page 25, and I want to look at on page 25, I want to look at (j)(2). And just tell me when you're there. So it says, "The Chief FOIA Officer of each agency shall, subject to the authority of the head of the agency." I want to stop there. So the chief FOIA officer is MR. RODRIGUEZ: Could you hold on? MR. ZORN: Yes. MR. RODRIGUEZ: Let me let us get to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	responsibility for efficient and appropriate compliance with this section." As the chief FOIA officer, that is one of your responsibilities, correct? A Correct. Q That's statutory? A Correct. Q B, "monitor implementation of this section throughout the agency and keep the head of the agency, the chief legal officer of the agency, and the Attorney General appropriately informed of the agency's performance in implementing this section." That's one of your responsibilities, correct? A It is. Q And that's because you are the chief FOIA officer of DEA? A Correct. Q Okay. C, "recommend to the head of the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Have you ever been to that A I have been to this. Typically, when I want to look up 552, I will go to the electronic or I'm sorry the I'll just go to the United States code website to get it. Q But it's a statute that that DOJ and DEA is is familiar with? A Correct. Q Okay. So if you can scroll to page 25, and I want to look at on page 25, I want to look at (j)(2). And just tell me when you're there. So it says, "The Chief FOIA Officer of each agency shall, subject to the authority of the head of the agency." I want to stop there. So the chief FOIA officer is MR. RODRIGUEZ: Could you hold on? MR. ZORN: Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	responsibility for efficient and appropriate compliance with this section." As the chief FOIA officer, that is one of your responsibilities, correct? A Correct. Q That's statutory? A Correct. Q B, "monitor implementation of this section throughout the agency and keep the head of the agency, the chief legal officer of the agency, and the Attorney General appropriately informed of the agency's performance in implementing this section." That's one of your responsibilities, correct? A It is. Q And that's because you are the chief FOIA officer of DEA? A Correct.

```
1
     in this case is -- is the Honorable Anne Milgram,
                                                          1
                                                              officer, her name is Vanita Gupta, right?
                                                          2
 2
     correct?
                                                                 A I am forgetting, because I actually
 3
                                                          3
                                                              deal primarily with Bobby Talebian, who is the
        A Correct.
        Q "Such adjustments to agency practices,
 4
                                                          4
                                                              chief of the Office of Information Policy, but I
 5
     policies, personnel, and funding as may be
                                                          5
                                                              forget the name of the DOJ's chief FOIA officer.
     necessary to improve its implementation of the
                                                              I don't have any interaction with that
 6
 7
     section."
                                                          7
                                                              individual.
 8
           That's something you do, right?
                                                          8
                                                                 Q Okay. So you don't interact with the
 9
        A Correct.
                                                          9
                                                              chief FOIA officer of the Department of Justice,
10
        Q And is it something you do through this
                                                         10
                                                              and you, meaning Kelleigh Miller, the chief FOIA
11
     chain of command, or do you -- do you actually
                                                         11
                                                              officer of DEA, doesn't interact with the chief
12
     get to speak to Ms. Milgram?
                                                         12
                                                              FOIA officer of DOJ, assuming it is Vanita Gupta?
13
        A No. This is done through my chain of
                                                         13
                                                                 A I do not.
14
     command.
                                                         14
                                                                 Q Okay. You -- you, as in Kelleigh Ms.
15
                                                              Miller, does interact with a gentleman named
        Q Okay. So you don't get to speak to
                                                         15
     Ms. Milgram, like -- because I'm having trouble
                                                              Bobby Talebian, correct?
16
                                                         16
17
     with that, too --
                                                         17
                                                                 A Bobby Talebian, but primarily his
                                                              staff. That's the Office of Information Policy.
18
        A Generally, no.
                                                         18
19
        Q -- I would say. Okay.
                                                         19
                                                              This is essentially the FOIA office for DOJ. We
20
           So -- so let's do D.
                                                         20
                                                              have a lot of interaction with that office, yes.
21
                                                         21
           "Review and report to the Attorney
                                                                 Q Okay. And what -- what types of
22
     General, through the head of the agency, at such
                                                         22
                                                              matters do you discuss with the DOJ?
                                                 Page 34
                                                                                                          Page 36
                                                          1
                                                                  A Sure. So the Office of Information
 1
     times and in which formats as the Attorney
 2
     General may direct, on the agency's performance
                                                          2
                                                              Policy, otherwise known as OIP, handles all of
                                                          3
 3
     in implementing this section."
                                                              the administrative appeals. So any time a
 4
           And so I'll just make this open-ended.
                                                          4
                                                              requester is unsatisfied with our determination
 5
     That's something you do, true?
                                                          5
                                                              to their FOIA request, they have the right to
 6
        A We do that.
                                                          6
                                                              file an administrative appeal.
 7
        Q And how does the agency do that?
                                                          7
                                                                     The department will come back to us and
 8
        A We accomplish this through our annual
                                                          8
                                                              ask us for all the background materials on the
 9
                                                          9
     reporting through the -- the -- I'm sorry -- the
                                                              request. They may have some questions for us.
10
     annual FOIA reports and the chief FOIA officer
                                                         10
                                                              So we -- we deal with them heavily on the
                                                         11
                                                              administrative appeal process.
11
     report that we complete every year and we send
12
     through our chain of command to the Department of 12
                                                                     We also participate in trainings that
13
     Justice. And then they prepare the DOJ chief
                                                         13
                                                              OIP conducts throughout the year. We attend
14
                                                         14
                                                              various meetings that OIP hosts and things like
     office -- chief officer reports and annual FOIA
15
     reports that gets submitted to the attorney
                                                         15
                                                              that.
16
     general.
                                                         16
                                                                 Q Have you attended the Chief FOIA
17
        Q And the DOJ chief FOIA officer
                                                         17
                                                              Officers Council?
     is Associate Attorney General Vanita Gupta,
                                                         18
                                                                 A I have, yes.
18
19
                                                                  Q Okay. And that's run by
     right?
                                                         19
20
                                                         20
                                                              Mr. Talebian --
        A Could you ask the question again? I'm
21
                                                         21
                                                                  A It is --
     sorry.
22
        Q The DE- -- the DOJ's chief FOIA
                                                         22
                                                                 Q
                                                                     -- true?
                                                 Page 35
                                                                                                          Page 37
```

1	A I believe, yes.	1	Q And who is that?
2	Q I've learned more about FOIA than I	2	A That is Desheila Wallace.
3	ever wanted to know.	3	Q Okay. Are you a senior official at
4	So let's just continue here.	4	DEA?
5	So, E, "facilitate public understanding	5	A I would well, I'm I mean, I'm a
6	of the purposes of the statutory exemptions of	6	section chief, so I would consider it to be a
7	this section by including concise descriptions of	7	senior manager.
8	the exemptions in both the agency's handbook	8	Q Would you consider yourself to be a
9	issued under subsection (g) and the agency's	9	senior official at the well, let me say: Does
10	annual report on this section, and by providing	10	DEA and and/or DOJ consider you to be a senior
11	an overview, where appropriate, of certain	11	official?
12	general categories of agency records to which	12	A I believe so.
13	those exemptions apply."	13	Q Okay. Why?
14	Did I read that correctly?	14	A I think because of my role as the
15	A You did.	15	the chief FOIA officer for DEA, because of my
16	Q Okay. And that's that's your	16	grade level in the government, and my
17	responsibility as the chief FOIA officer of DEA,	17	responsibilities.
18	true?	18	Q Okay. Are you a political appointee?
19	A It is.	19	A I am not.
20	Q Okay. And, F, "offer training to	20	Q Were you are you at the assistant
21	agency staff regarding their responsibilities."	21	secretary or equivalent level?
22	And you, as the chief FOIA officer,	22	A I am not.
	Page 38		Page 40
1	offer training?	1	Q Okay. Who at DEA is at the assistant
1 2	offer training? A We do.	1 2	Q Okay. Who at DEA is at the assistant secretary or equivalent level?
	_		-
2	A We do.	2	secretary or equivalent level?
2 3	A We do.Q Okay. And I cut off the last three	2 3	secretary or equivalent level? A I would consider that to be our SES
2 3 4	A We do. Q Okay. And I cut off the last three words of that. I just want the record to be	2 3 4	secretary or equivalent level? A I would consider that to be our SES personnel.
2 3 4 5	A We do. Q Okay. And I cut off the last three words of that. I just want the record to be clear. It says "under this section." I	2 3 4 5	secretary or equivalent level? A I would consider that to be our SES personnel. Q Okay.
2 3 4 5 6	A We do. Q Okay. And I cut off the last three words of that. I just want the record to be clear. It says "under this section." I didn't I didn't put that in.	2 3 4 5 6	secretary or equivalent level? A I would consider that to be our SES personnel. Q Okay. A Senior executives.
2 3 4 5 6 7	A We do. Q Okay. And I cut off the last three words of that. I just want the record to be clear. It says "under this section." I didn't I didn't put that in. So, G, "serve as the primary agency	2 3 4 5 6 7	secretary or equivalent level? A I would consider that to be our SES personnel. Q Okay. A Senior executives. Q And who are those?
2 3 4 5 6 7 8	A We do. Q Okay. And I cut off the last three words of that. I just want the record to be clear. It says "under this section." I didn't I didn't put that in. So, G, "serve as the primary agency liaison with the Office of Government Information	2 3 4 5 6 7 8	secretary or equivalent level? A I would consider that to be our SES personnel. Q Okay. A Senior executives. Q And who are those? A Those are generally the individuals
2 3 4 5 6 7 8 9	A We do. Q Okay. And I cut off the last three words of that. I just want the record to be clear. It says "under this section." I didn't I didn't put that in. So, G, "serve as the primary agency liaison with the Office of Government Information Services and the Office of Information Policy."	2 3 4 5 6 7 8 9	secretary or equivalent level? A I would consider that to be our SES personnel. Q Okay. A Senior executives. Q And who are those? A Those are generally the individuals that run the divisions at DEA.
2 3 4 5 6 7 8 9	A We do. Q Okay. And I cut off the last three words of that. I just want the record to be clear. It says "under this section." I didn't I didn't put that in. So, G, "serve as the primary agency liaison with the Office of Government Information Services and the Office of Information Policy." Did I read that correctly?	2 3 4 5 6 7 8 9	secretary or equivalent level? A I would consider that to be our SES personnel. Q Okay. A Senior executives. Q And who are those? A Those are generally the individuals that run the divisions at DEA. Q Okay. And can you can you name them
2 3 4 5 6 7 8 9 10 11	A We do. Q Okay. And I cut off the last three words of that. I just want the record to be clear. It says "under this section." I didn't I didn't put that in. So, G, "serve as the primary agency liaison with the Office of Government Information Services and the Office of Information Policy." Did I read that correctly? A You did.	2 3 4 5 6 7 8 9 10	secretary or equivalent level? A I would consider that to be our SES personnel. Q Okay. A Senior executives. Q And who are those? A Those are generally the individuals that run the divisions at DEA. Q Okay. And can you can you name them for me?
2 3 4 5 6 7 8 9 10 11 12	A We do. Q Okay. And I cut off the last three words of that. I just want the record to be clear. It says "under this section." I didn't I didn't put that in. So, G, "serve as the primary agency liaison with the Office of Government Information Services and the Office of Information Policy." Did I read that correctly? A You did. Q And when we were talking about OIP,	2 3 4 5 6 7 8 9 10 11 12	secretary or equivalent level? A I would consider that to be our SES personnel. Q Okay. A Senior executives. Q And who are those? A Those are generally the individuals that run the divisions at DEA. Q Okay. And can you can you name them for me? A I mean, I can give you titles probably
2 3 4 5 6 7 8 9 10 11 12 13	A We do. Q Okay. And I cut off the last three words of that. I just want the record to be clear. It says "under this section." I didn't I didn't put that in. So, G, "serve as the primary agency liaison with the Office of Government Information Services and the Office of Information Policy." Did I read that correctly? A You did. Q And when we were talking about OIP, that's the Office of Information Policy, correct?	2 3 4 5 6 7 8 9 10 11 12 13	secretary or equivalent level? A I would consider that to be our SES personnel. Q Okay. A Senior executives. Q And who are those? A Those are generally the individuals that run the divisions at DEA. Q Okay. And can you can you name them for me? A I mean, I can give you titles probably better. Like the chief of the intelligence
2 3 4 5 6 7 8 9 10 11 12 13 14	A We do. Q Okay. And I cut off the last three words of that. I just want the record to be clear. It says "under this section." I didn't I didn't put that in. So, G, "serve as the primary agency liaison with the Office of Government Information Services and the Office of Information Policy." Did I read that correctly? A You did. Q And when we were talking about OIP, that's the Office of Information Policy, correct? A Correct.	2 3 4 5 6 7 8 9 10 11 12 13	secretary or equivalent level? A I would consider that to be our SES personnel. Q Okay. A Senior executives. Q And who are those? A Those are generally the individuals that run the divisions at DEA. Q Okay. And can you can you name them for me? A I mean, I can give you titles probably better. Like the chief of the intelligence division, the chief of operations, the chief
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A We do. Q Okay. And I cut off the last three words of that. I just want the record to be clear. It says "under this section." I didn't I didn't put that in. So, G, "serve as the primary agency liaison with the Office of Government Information Services and the Office of Information Policy." Did I read that correctly? A You did. Q And when we were talking about OIP, that's the Office of Information Policy, correct? A Correct. Q Okay. And then the final point of this	2 3 4 5 6 7 8 9 10 11 12 13 14 15	secretary or equivalent level? A I would consider that to be our SES personnel. Q Okay. A Senior executives. Q And who are those? A Those are generally the individuals that run the divisions at DEA. Q Okay. And can you can you name them for me? A I mean, I can give you titles probably better. Like the chief of the intelligence division, the chief of operations, the chief counsel.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A We do. Q Okay. And I cut off the last three words of that. I just want the record to be clear. It says "under this section." I didn't I didn't put that in. So, G, "serve as the primary agency liaison with the Office of Government Information Services and the Office of Information Policy." Did I read that correctly? A You did. Q And when we were talking about OIP, that's the Office of Information Policy, correct? A Correct. Q Okay. And then the final point of this (j)(2) is H, "designate 1 or more FOIA public	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	secretary or equivalent level? A I would consider that to be our SES personnel. Q Okay. A Senior executives. Q And who are those? A Those are generally the individuals that run the divisions at DEA. Q Okay. And can you can you name them for me? A I mean, I can give you titles probably better. Like the chief of the intelligence division, the chief of operations, the chief counsel. Q Okay.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A We do. Q Okay. And I cut off the last three words of that. I just want the record to be clear. It says "under this section." I didn't I didn't put that in. So, G, "serve as the primary agency liaison with the Office of Government Information Services and the Office of Information Policy." Did I read that correctly? A You did. Q And when we were talking about OIP, that's the Office of Information Policy, correct? A Correct. Q Okay. And then the final point of this (j)(2) is H, "designate 1 or more FOIA public liaisons."	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	secretary or equivalent level? A I would consider that to be our SES personnel. Q Okay. A Senior executives. Q And who are those? A Those are generally the individuals that run the divisions at DEA. Q Okay. And can you can you name them for me? A I mean, I can give you titles probably better. Like the chief of the intelligence division, the chief of operations, the chief counsel. Q Okay. A Our special agents in charge in the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A We do. Q Okay. And I cut off the last three words of that. I just want the record to be clear. It says "under this section." I didn't I didn't put that in. So, G, "serve as the primary agency liaison with the Office of Government Information Services and the Office of Information Policy." Did I read that correctly? A You did. Q And when we were talking about OIP, that's the Office of Information Policy, correct? A Correct. Q Okay. And then the final point of this (j)(2) is H, "designate 1 or more FOIA public liaisons." Did I read that correctly?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	secretary or equivalent level? A I would consider that to be our SES personnel. Q Okay. A Senior executives. Q And who are those? A Those are generally the individuals that run the divisions at DEA. Q Okay. And can you can you name them for me? A I mean, I can give you titles probably better. Like the chief of the intelligence division, the chief of operations, the chief counsel. Q Okay. A Our special agents in charge in the field, perhaps.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A We do. Q Okay. And I cut off the last three words of that. I just want the record to be clear. It says "under this section." I didn't I didn't put that in. So, G, "serve as the primary agency liaison with the Office of Government Information Services and the Office of Information Policy." Did I read that correctly? A You did. Q And when we were talking about OIP, that's the Office of Information Policy, correct? A Correct. Q Okay. And then the final point of this (j)(2) is H, "designate 1 or more FOIA public liaisons." Did I read that correctly? A You did.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	secretary or equivalent level? A I would consider that to be our SES personnel. Q Okay. A Senior executives. Q And who are those? A Those are generally the individuals that run the divisions at DEA. Q Okay. And can you can you name them for me? A I mean, I can give you titles probably better. Like the chief of the intelligence division, the chief of operations, the chief counsel. Q Okay. A Our special agents in charge in the field, perhaps. Q So did it ever occur to you that you're
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A We do. Q Okay. And I cut off the last three words of that. I just want the record to be clear. It says "under this section." I didn't I didn't put that in. So, G, "serve as the primary agency liaison with the Office of Government Information Services and the Office of Information Policy." Did I read that correctly? A You did. Q And when we were talking about OIP, that's the Office of Information Policy, correct? A Correct. Q Okay. And then the final point of this (j)(2) is H, "designate 1 or more FOIA public liaisons." Did I read that correctly? A You did. Q And the DEA has a FOIA public liaison, correct? A We do.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	secretary or equivalent level? A I would consider that to be our SES personnel. Q Okay. A Senior executives. Q And who are those? A Those are generally the individuals that run the divisions at DEA. Q Okay. And can you can you name them for me? A I mean, I can give you titles probably better. Like the chief of the intelligence division, the chief of operations, the chief counsel. Q Okay. A Our special agents in charge in the field, perhaps. Q So did it ever occur to you that you're being underpaid?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A We do. Q Okay. And I cut off the last three words of that. I just want the record to be clear. It says "under this section." I didn't I didn't put that in. So, G, "serve as the primary agency liaison with the Office of Government Information Services and the Office of Information Policy." Did I read that correctly? A You did. Q And when we were talking about OIP, that's the Office of Information Policy, correct? A Correct. Q Okay. And then the final point of this (j)(2) is H, "designate 1 or more FOIA public liaisons." Did I read that correctly? A You did. Q And the DEA has a FOIA public liaison, correct?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	secretary or equivalent level? A I would consider that to be our SES personnel. Q Okay. A Senior executives. Q And who are those? A Those are generally the individuals that run the divisions at DEA. Q Okay. And can you can you name them for me? A I mean, I can give you titles probably better. Like the chief of the intelligence division, the chief of operations, the chief counsel. Q Okay. A Our special agents in charge in the field, perhaps. Q So did it ever occur to you that you're being underpaid? A No.

1			
1	above $(j)(2)$.	1	And it's a little bit beyond the scope
2	Can you read (j)(1)?	2	of the the topics, so if I'm not going to
3	A Would you like me to read $(j)(1)$?	3	suggest that you're unprepared, but just for
4	Q Yes. Yes, please.	4	foundation, do you know what the Office of Legal
5	A "Each agency shall designate a Chief	5	Counsel at the Department of Justice is?
6	FOIA Officer who shall be a senior official of	6	A Maybe I do not.
7	each agency (at the Assistant Secretary or	7	Q Okay. So do you know what an OLC
8	equivalent level)."	8	opinion is?
9	Q You're the chief FOIA officer of DEA,	9	A No.
10	true?	10	Q Okay. Well so you don't know about
11	A Correct.	11	an OLC opinion by a person named Paul Colborn?
12	Q You are not at the assistant secretary	12	A I am not familiar with that, no.
13	or equivalent level, are you?	13	Q Okay. Well, I'm going to do something
14	A I am	14	very unorthodox.
15	MR. RODRIGUEZ: Objection. Calls for	15	You represent you're here today on
16	legal conclusion.	16	behalf of the Department of Justice, correct?
17	You can still answer.	17	A Yes.
18	THE WITNESS: I am not.	18	Q Okay. And I'm going to give you a FOIA
19	BY MR. ZORN	19	request here for that OLC opinion.
20	Q Okay. So let's let's assume with	20	(Deposition Exhibit OLC
21	your counsel's objection, let's assume you're	21	was marked for identification.)
22	correct. Then DEA currently has a chief FOIA	22	MR. RODRIGUEZ: I object to the extent
	Page 42		Page 44
	CC that is sometimes tohat this some times	_	
1	officer that is contrary to what this says, true,	1	that she's here to provide testimony on the
1 2	under the assumption that your prior answer is	1 2	that she's here to provide testimony on the topics that you've designated. She's not here as
			topics that you've designated. She's not here as
2	under the assumption that your prior answer is	2	-
2 3	under the assumption that your prior answer is correct, that you are not the assistant secretary	2 3	topics that you've designated. She's not here as a representative of the Department of Justice at
2 3 4	under the assumption that your prior answer is correct, that you are not the assistant secretary or equivalent level? A True.	2 3 4	topics that you've designated. She's not here as a representative of the Department of Justice at large. MR. ZORN: Fair enough. I'm going
2 3 4 5	under the assumption that your prior answer is correct, that you are not the assistant secretary or equivalent level? A True.	2 3 4 5	topics that you've designated. She's not here as a representative of the Department of Justice at large. MR. ZORN: Fair enough. I'm going to I'm going to I'll submit after the
2 3 4 5 6	under the assumption that your prior answer is correct, that you are not the assistant secretary or equivalent level? A True. Q Okay. And, in fact, there's an Office	2 3 4 5 6	topics that you've designated. She's not here as a representative of the Department of Justice at large. MR. ZORN: Fair enough. I'm going
2 3 4 5 6 7	under the assumption that your prior answer is correct, that you are not the assistant secretary or equivalent level? A True. Q Okay. And, in fact, there's an Office of Legal Counsel opinion on this.	2 3 4 5 6 7	topics that you've designated. She's not here as a representative of the Department of Justice at large. MR. ZORN: Fair enough. I'm going to I'm going to I'll submit after the deposition, I'll submit it normally. BY MR. ZORN
2 3 4 5 6 7 8	under the assumption that your prior answer is correct, that you are not the assistant secretary or equivalent level? A True. Q Okay. And, in fact, there's an Office of Legal Counsel opinion on this. Have you ever read it? A I have not.	2 3 4 5 6 7 8	topics that you've designated. She's not here as a representative of the Department of Justice at large. MR. ZORN: Fair enough. I'm going to I'm going to I'll submit after the deposition, I'll submit it normally. BY MR. ZORN Q But but could you just read my
2 3 4 5 6 7 8 9	under the assumption that your prior answer is correct, that you are not the assistant secretary or equivalent level? A True. Q Okay. And, in fact, there's an Office of Legal Counsel opinion on this. Have you ever read it? A I have not. Q Well, the Department of Justice has	2 3 4 5 6 7 8 9	topics that you've designated. She's not here as a representative of the Department of Justice at large. MR. ZORN: Fair enough. I'm going to I'm going to I'll submit after the deposition, I'll submit it normally. BY MR. ZORN Q But but could you just read my request out there?
2 3 4 5 6 7 8 9	under the assumption that your prior answer is correct, that you are not the assistant secretary or equivalent level? A True. Q Okay. And, in fact, there's an Office of Legal Counsel opinion on this. Have you ever read it? A I have not.	2 3 4 5 6 7 8 9	topics that you've designated. She's not here as a representative of the Department of Justice at large. MR. ZORN: Fair enough. I'm going to I'm going to I'll submit after the deposition, I'll submit it normally. BY MR. ZORN Q But but could you just read my request out there? A "I hereby request the OLC document
2 3 4 5 6 7 8 9 10 11 12	under the assumption that your prior answer is correct, that you are not the assistant secretary or equivalent level? A True. Q Okay. And, in fact, there's an Office of Legal Counsel opinion on this. Have you ever read it? A I have not. Q Well, the Department of Justice has read it, right? A I am unsure.	2 3 4 5 6 7 8 9 10 11	topics that you've designated. She's not here as a representative of the Department of Justice at large. MR. ZORN: Fair enough. I'm going to I'm going to I'll submit after the deposition, I'll submit it normally. BY MR. ZORN Q But but could you just read my request out there? A "I hereby request the OLC document containing the opinion/agency conclusion about 5
2 3 4 5 6 7 8 9 10 11 12 13	under the assumption that your prior answer is correct, that you are not the assistant secretary or equivalent level? A True. Q Okay. And, in fact, there's an Office of Legal Counsel opinion on this. Have you ever read it? A I have not. Q Well, the Department of Justice has read it, right? A I am unsure. Q Because the office of do you know	2 3 4 5 6 7 8 9 10 11 12 13	topics that you've designated. She's not here as a representative of the Department of Justice at large. MR. ZORN: Fair enough. I'm going to I'm going to I'll submit after the deposition, I'll submit it normally. BY MR. ZORN Q But but could you just read my request out there? A "I hereby request the OLC document containing the opinion/agency conclusion about 5 USC 552(j)(2)," signed Matthew Zorn.
2 3 4 5 6 7 8 9 10 11 12 13 14	under the assumption that your prior answer is correct, that you are not the assistant secretary or equivalent level? A True. Q Okay. And, in fact, there's an Office of Legal Counsel opinion on this. Have you ever read it? A I have not. Q Well, the Department of Justice has read it, right? A I am unsure. Q Because the office of do you know what the Office of Legal Counsel is?	2 3 4 5 6 7 8 9 10 11 12	topics that you've designated. She's not here as a representative of the Department of Justice at large. MR. ZORN: Fair enough. I'm going to I'm going to I'll submit after the deposition, I'll submit it normally. BY MR. ZORN Q But but could you just read my request out there? A "I hereby request the OLC document containing the opinion/agency conclusion about 5 USC 552(j)(2)," signed Matthew Zorn. Q Oh, sorry. It should be (j)(1). Let
2 3 4 5 6 7 8 9 10 11 12 13 14 15	under the assumption that your prior answer is correct, that you are not the assistant secretary or equivalent level? A True. Q Okay. And, in fact, there's an Office of Legal Counsel opinion on this. Have you ever read it? A I have not. Q Well, the Department of Justice has read it, right? A I am unsure. Q Because the office of do you know what the Office of Legal Counsel is? A Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	topics that you've designated. She's not here as a representative of the Department of Justice at large. MR. ZORN: Fair enough. I'm going to I'm going to I'll submit after the deposition, I'll submit it normally. BY MR. ZORN Q But but could you just read my request out there? A "I hereby request the OLC document containing the opinion/agency conclusion about 5 USC 552(j)(2)," signed Matthew Zorn. Q Oh, sorry. It should be (j)(1). Let me let me
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	under the assumption that your prior answer is correct, that you are not the assistant secretary or equivalent level? A True. Q Okay. And, in fact, there's an Office of Legal Counsel opinion on this. Have you ever read it? A I have not. Q Well, the Department of Justice has read it, right? A I am unsure. Q Because the office of do you know what the Office of Legal Counsel is? A Yes. Q Okay. So what is the Office of Legal	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	topics that you've designated. She's not here as a representative of the Department of Justice at large. MR. ZORN: Fair enough. I'm going to I'm going to I'll submit after the deposition, I'll submit it normally. BY MR. ZORN Q But but could you just read my request out there? A "I hereby request the OLC document containing the opinion/agency conclusion about 5 USC 552(j)(2)," signed Matthew Zorn. Q Oh, sorry. It should be (j)(1). Let me let me
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	under the assumption that your prior answer is correct, that you are not the assistant secretary or equivalent level? A True. Q Okay. And, in fact, there's an Office of Legal Counsel opinion on this. Have you ever read it? A I have not. Q Well, the Department of Justice has read it, right? A I am unsure. Q Because the office of do you know what the Office of Legal Counsel is? A Yes. Q Okay. So what is the Office of Legal Counsel?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	topics that you've designated. She's not here as a representative of the Department of Justice at large. MR. ZORN: Fair enough. I'm going to I'm going to I'll submit after the deposition, I'll submit it normally. BY MR. ZORN Q But but could you just read my request out there? A "I hereby request the OLC document containing the opinion/agency conclusion about 5 USC 552(j)(2)," signed Matthew Zorn. Q Oh, sorry. It should be (j)(1). Let me let me A Okay. Q correct this exhibit. Okay. I'm
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	under the assumption that your prior answer is correct, that you are not the assistant secretary or equivalent level? A True. Q Okay. And, in fact, there's an Office of Legal Counsel opinion on this. Have you ever read it? A I have not. Q Well, the Department of Justice has read it, right? A I am unsure. Q Because the office of do you know what the Office of Legal Counsel is? A Yes. Q Okay. So what is the Office of Legal Counsel? A Meaning the Office of Legal Counsel at	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	topics that you've designated. She's not here as a representative of the Department of Justice at large. MR. ZORN: Fair enough. I'm going to I'm going to I'll submit after the deposition, I'll submit it normally. BY MR. ZORN Q But but could you just read my request out there? A "I hereby request the OLC document containing the opinion/agency conclusion about 5 USC 552(j)(2)," signed Matthew Zorn. Q Oh, sorry. It should be (j)(1). Let me let me A Okay. Q correct this exhibit. Okay. I'm not going to make you reread this.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	under the assumption that your prior answer is correct, that you are not the assistant secretary or equivalent level? A True. Q Okay. And, in fact, there's an Office of Legal Counsel opinion on this. Have you ever read it? A I have not. Q Well, the Department of Justice has read it, right? A I am unsure. Q Because the office of do you know what the Office of Legal Counsel is? A Yes. Q Okay. So what is the Office of Legal Counsel? A Meaning the Office of Legal Counsel at DOJ or or DEA? Maybe I misunderstood. I'm	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	topics that you've designated. She's not here as a representative of the Department of Justice at large. MR. ZORN: Fair enough. I'm going to I'm going to I'll submit after the deposition, I'll submit it normally. BY MR. ZORN Q But but could you just read my request out there? A "I hereby request the OLC document containing the opinion/agency conclusion about 5 USC 552(j)(2)," signed Matthew Zorn. Q Oh, sorry. It should be (j)(1). Let me let me A Okay. Q correct this exhibit. Okay. I'm not going to make you reread this. A Okay.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	under the assumption that your prior answer is correct, that you are not the assistant secretary or equivalent level? A True. Q Okay. And, in fact, there's an Office of Legal Counsel opinion on this. Have you ever read it? A I have not. Q Well, the Department of Justice has read it, right? A I am unsure. Q Because the office of do you know what the Office of Legal Counsel is? A Yes. Q Okay. So what is the Office of Legal Counsel? A Meaning the Office of Legal Counsel at DOJ or or DEA? Maybe I misunderstood. I'm sorry.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	topics that you've designated. She's not here as a representative of the Department of Justice at large. MR. ZORN: Fair enough. I'm going to I'm going to I'll submit after the deposition, I'll submit it normally. BY MR. ZORN Q But but could you just read my request out there? A "I hereby request the OLC document containing the opinion/agency conclusion about 5 USC 552(j)(2)," signed Matthew Zorn. Q Oh, sorry. It should be (j)(1). Let me let me A Okay. Q correct this exhibit. Okay. I'm not going to make you reread this. A Okay. MR. ZORN: Okay. So but let's
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	under the assumption that your prior answer is correct, that you are not the assistant secretary or equivalent level? A True. Q Okay. And, in fact, there's an Office of Legal Counsel opinion on this. Have you ever read it? A I have not. Q Well, the Department of Justice has read it, right? A I am unsure. Q Because the office of do you know what the Office of Legal Counsel is? A Yes. Q Okay. So what is the Office of Legal Counsel? A Meaning the Office of Legal Counsel at DOJ or or DEA? Maybe I misunderstood. I'm sorry. Q The DOJ Office of Legal Counsel, are	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	topics that you've designated. She's not here as a representative of the Department of Justice at large. MR. ZORN: Fair enough. I'm going to I'm going to I'll submit after the deposition, I'll submit it normally. BY MR. ZORN Q But but could you just read my request out there? A "I hereby request the OLC document containing the opinion/agency conclusion about 5 USC 552(j)(2)," signed Matthew Zorn. Q Oh, sorry. It should be (j)(1). Let me let me A Okay. Q correct this exhibit. Okay. I'm not going to make you reread this. A Okay. MR. ZORN: Okay. So but let's let's move to a different exhibit. I'm going to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	under the assumption that your prior answer is correct, that you are not the assistant secretary or equivalent level? A True. Q Okay. And, in fact, there's an Office of Legal Counsel opinion on this. Have you ever read it? A I have not. Q Well, the Department of Justice has read it, right? A I am unsure. Q Because the office of do you know what the Office of Legal Counsel is? A Yes. Q Okay. So what is the Office of Legal Counsel? A Meaning the Office of Legal Counsel at DOJ or or DEA? Maybe I misunderstood. I'm sorry.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	topics that you've designated. She's not here as a representative of the Department of Justice at large. MR. ZORN: Fair enough. I'm going to I'm going to I'll submit after the deposition, I'll submit it normally. BY MR. ZORN Q But but could you just read my request out there? A "I hereby request the OLC document containing the opinion/agency conclusion about 5 USC 552(j)(2)," signed Matthew Zorn. Q Oh, sorry. It should be (j)(1). Let me let me A Okay. Q correct this exhibit. Okay. I'm not going to make you reread this. A Okay. MR. ZORN: Okay. So but let's

1	(Deposition Exhibit Number 8	1	There's no purpose according to this topics for
2	was marked for identification.)	2	what Judge Hughes has authorized for you to do
3	MR. RODRIGUEZ: I'm going to lodge an	3	something like that.
4	objection to the serving of the FOIA request.	4	MR. ZORN: Ms. Miller, do you feel
5	Judge Hughes has authorized this deposition on	5	MR. RODRIGUEZ: And if that's an
6	the specific topics that were identified. He's	6	indication of where we're going today, then I'm
7	not authorized this deposition for the purpose of	7	more than happy to talk to Judge Hughes about
8	serving FOIA requests on the 30(b)(6) designee.	8	this.
9	Our position is that this is an attempt	9	BY MR. ZORN
10	to harass this witness and to avert the proper	10	Q Ms. Miller, do you feel harassed at
11	purpose of this deposition, and we reserve our	11	this point?
12	right to file a motion for protective order and	12	A I would say I think that the questions
13	stop the deposition and to contact Judge Hughes	13	that I'm being asked are not the things that I
14	or Magistrate Bray and describe what has occurred	14	prepared for for today.
15	up to this point.	15	Q Okay. If you feel uncomfortable,
16	MR. ZORN: Okay. Understood. I one	16	please just let me know. It's not my aim to
17	of the notice topics was the structure and	17	harass you. You're here as a representative of
18	operation of DEA's FOIA office, and I've been	18	the Department of Justice, Drug Enforcement
19	asking questions about whether Ms. Miller is the	19	Administration. I'm here to learn a little bit
20	chief of the DEA. And and, obviously, she	20	about the implementation of FOIA, and if you feel
21	holds herself out to be, and she performs the	21	like I'm veering, please let me know.
22	functions and the duties of the office, but there	22	That is not my goal here is not to
	Page 46		Page 48
1	does seem to be a conflict with what the statute	1	make you uncomfortable, and, understandably,
1 2	does seem to be a conflict with what the statute says. And so I think it is proper for me to	1 2	make you uncomfortable, and, understandably, there might be certain things that you just
			-
2	says. And so I think it is proper for me to	2	there might be certain things that you just
2 3	says. And so I think it is proper for me to inquire what it is the Department of Justice	2 3	there might be certain things that you just you just don't know, and we can deal with that
2 3 4	says. And so I think it is proper for me to inquire what it is the Department of Justice thinks about whether she is lawfully serving in	2 3 4	there might be certain things that you just you just don't know, and we can deal with that later. But that's not my objective here today.
2 3 4 5	says. And so I think it is proper for me to inquire what it is the Department of Justice thinks about whether she is lawfully serving in that office, which obviously relates to the	2 3 4 5	there might be certain things that you just you just don't know, and we can deal with that later. But that's not my objective here today. Do you understand that?
2 3 4 5 6	says. And so I think it is proper for me to inquire what it is the Department of Justice thinks about whether she is lawfully serving in that office, which obviously relates to the policies and practices at issue in the case.	2 3 4 5 6	there might be certain things that you just you just don't know, and we can deal with that later. But that's not my objective here today. Do you understand that? A Understood.
2 3 4 5 6 7	says. And so I think it is proper for me to inquire what it is the Department of Justice thinks about whether she is lawfully serving in that office, which obviously relates to the policies and practices at issue in the case. I will say I'm done with the OLC.	2 3 4 5 6 7	there might be certain things that you just you just don't know, and we can deal with that later. But that's not my objective here today. Do you understand that? A Understood. MR. ZORN: Jimmy
2 3 4 5 6 7 8	says. And so I think it is proper for me to inquire what it is the Department of Justice thinks about whether she is lawfully serving in that office, which obviously relates to the policies and practices at issue in the case. I will say I'm done with the OLC. We're that's behind me. I'm putting	2 3 4 5 6 7 8	there might be certain things that you just you just don't know, and we can deal with that later. But that's not my objective here today. Do you understand that? A Understood. MR. ZORN: Jimmy MR. RODRIGUEZ: And if
2 3 4 5 6 7 8	says. And so I think it is proper for me to inquire what it is the Department of Justice thinks about whether she is lawfully serving in that office, which obviously relates to the policies and practices at issue in the case. I will say I'm done with the OLC. We're that's behind me. I'm putting MR. RODRIGUEZ: Yeah.	2 3 4 5 6 7 8 9	there might be certain things that you just you just don't know, and we can deal with that later. But that's not my objective here today. Do you understand that? A Understood. MR. ZORN: Jimmy MR. RODRIGUEZ: And if MR. ZORN: if you think I'm
2 3 4 5 6 7 8 9	says. And so I think it is proper for me to inquire what it is the Department of Justice thinks about whether she is lawfully serving in that office, which obviously relates to the policies and practices at issue in the case. I will say I'm done with the OLC. We're that's behind me. I'm putting MR. RODRIGUEZ: Yeah. MR. ZORN: a different document	2 3 4 5 6 7 8 9	there might be certain things that you just you just don't know, and we can deal with that later. But that's not my objective here today. Do you understand that? A Understood. MR. ZORN: Jimmy MR. RODRIGUEZ: And if MR. ZORN: if you think I'm MR. RODRIGUEZ: you if you
2 3 4 5 6 7 8 9 10	says. And so I think it is proper for me to inquire what it is the Department of Justice thinks about whether she is lawfully serving in that office, which obviously relates to the policies and practices at issue in the case. I will say I'm done with the OLC. We're that's behind me. I'm putting MR. RODRIGUEZ: Yeah. MR. ZORN: a different document MR. RODRIGUEZ: No, what what topic	2 3 4 5 6 7 8 9 10 11	there might be certain things that you just you just don't know, and we can deal with that later. But that's not my objective here today. Do you understand that? A Understood. MR. ZORN: Jimmy MR. RODRIGUEZ: And if MR. ZORN: if you think I'm MR. RODRIGUEZ: you if you believe that she's not properly appointed under
2 3 4 5 6 7 8 9 10 11	says. And so I think it is proper for me to inquire what it is the Department of Justice thinks about whether she is lawfully serving in that office, which obviously relates to the policies and practices at issue in the case. I will say I'm done with the OLC. We're that's behind me. I'm putting MR. RODRIGUEZ: Yeah. MR. ZORN: a different document MR. RODRIGUEZ: No, what what topic that you've identified authorizes you to serve a	2 3 4 5 6 7 8 9 10 11 12	there might be certain things that you just you just don't know, and we can deal with that later. But that's not my objective here today. Do you understand that? A Understood. MR. ZORN: Jimmy MR. RODRIGUEZ: And if MR. ZORN: if you think I'm MR. RODRIGUEZ: you if you believe that she's not properly appointed under the statute, I mean, that's a legal question.
2 3 4 5 6 7 8 9 10 11 12 13	says. And so I think it is proper for me to inquire what it is the Department of Justice thinks about whether she is lawfully serving in that office, which obviously relates to the policies and practices at issue in the case. I will say I'm done with the OLC. We're that's behind me. I'm putting MR. RODRIGUEZ: Yeah. MR. ZORN: a different document MR. RODRIGUEZ: No, what what topic that you've identified authorizes you to serve a FOIA request during the deposition on this	2 3 4 5 6 7 8 9 10 11 12 13	there might be certain things that you just you just don't know, and we can deal with that later. But that's not my objective here today. Do you understand that? A Understood. MR. ZORN: Jimmy MR. RODRIGUEZ: And if MR. ZORN: if you think I'm MR. RODRIGUEZ: you if you believe that she's not properly appointed under the statute, I mean, that's a legal question. I'm fine with you asking what is her position,
2 3 4 5 6 7 8 9 10 11 12 13 14	says. And so I think it is proper for me to inquire what it is the Department of Justice thinks about whether she is lawfully serving in that office, which obviously relates to the policies and practices at issue in the case. I will say I'm done with the OLC. We're that's behind me. I'm putting MR. RODRIGUEZ: Yeah. MR. ZORN: a different document MR. RODRIGUEZ: No, what what topic that you've identified authorizes you to serve a FOIA request during the deposition on this witness?	2 3 4 5 6 7 8 9 10 11 12 13	there might be certain things that you just you just don't know, and we can deal with that later. But that's not my objective here today. Do you understand that? A Understood. MR. ZORN: Jimmy MR. RODRIGUEZ: And if MR. ZORN: if you think I'm MR. RODRIGUEZ: you if you believe that she's not properly appointed under the statute, I mean, that's a legal question. I'm fine with you asking what is her position, what's her grade level.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	says. And so I think it is proper for me to inquire what it is the Department of Justice thinks about whether she is lawfully serving in that office, which obviously relates to the policies and practices at issue in the case. I will say I'm done with the OLC. We're that's behind me. I'm putting MR. RODRIGUEZ: Yeah. MR. ZORN: a different document MR. RODRIGUEZ: No, what what topic that you've identified authorizes you to serve a FOIA request during the deposition on this witness? MR. ZORN: Well, I don't think it's	2 3 4 5 6 7 8 9 10 11 12 13 14 15	there might be certain things that you just you just don't know, and we can deal with that later. But that's not my objective here today. Do you understand that? A Understood. MR. ZORN: Jimmy MR. RODRIGUEZ: And if MR. ZORN: if you think I'm MR. RODRIGUEZ: you if you believe that she's not properly appointed under the statute, I mean, that's a legal question. I'm fine with you asking what is her position, what's her grade level. And if your legal position is she does
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	says. And so I think it is proper for me to inquire what it is the Department of Justice thinks about whether she is lawfully serving in that office, which obviously relates to the policies and practices at issue in the case. I will say I'm done with the OLC. We're that's behind me. I'm putting MR. RODRIGUEZ: Yeah. MR. ZORN: a different document MR. RODRIGUEZ: No, what what topic that you've identified authorizes you to serve a FOIA request during the deposition on this witness? MR. ZORN: Well, I don't think it's effective, so I'm going to actually submit it to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	there might be certain things that you just you just don't know, and we can deal with that later. But that's not my objective here today. Do you understand that? A Understood. MR. ZORN: Jimmy MR. RODRIGUEZ: And if MR. ZORN: if you think I'm MR. RODRIGUEZ: you if you believe that she's not properly appointed under the statute, I mean, that's a legal question. I'm fine with you asking what is her position, what's her grade level. And if your legal position is she does not qualify for this position under the statute,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	says. And so I think it is proper for me to inquire what it is the Department of Justice thinks about whether she is lawfully serving in that office, which obviously relates to the policies and practices at issue in the case. I will say I'm done with the OLC. We're that's behind me. I'm putting MR. RODRIGUEZ: Yeah. MR. ZORN: a different document MR. RODRIGUEZ: No, what what topic that you've identified authorizes you to serve a FOIA request during the deposition on this witness? MR. ZORN: Well, I don't think it's effective, so I'm going to actually submit it to OLC and ask for the OLC opinion from OLC. It's	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	there might be certain things that you just you just don't know, and we can deal with that later. But that's not my objective here today. Do you understand that? A Understood. MR. ZORN: Jimmy MR. RODRIGUEZ: And if MR. ZORN: if you think I'm MR. RODRIGUEZ: you if you believe that she's not properly appointed under the statute, I mean, that's a legal question. I'm fine with you asking what is her position, what's her grade level. And if your legal position is she does not qualify for this position under the statute, then of course you can raise that with the Court.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	says. And so I think it is proper for me to inquire what it is the Department of Justice thinks about whether she is lawfully serving in that office, which obviously relates to the policies and practices at issue in the case. I will say I'm done with the OLC. We're that's behind me. I'm putting MR. RODRIGUEZ: Yeah. MR. ZORN: a different document MR. RODRIGUEZ: No, what what topic that you've identified authorizes you to serve a FOIA request during the deposition on this witness? MR. ZORN: Well, I don't think it's effective, so I'm going to actually submit it to OLC and ask for the OLC opinion from OLC. It's not really proper for me to give it to DEA	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	there might be certain things that you just you just don't know, and we can deal with that later. But that's not my objective here today. Do you understand that? A Understood. MR. ZORN: Jimmy MR. RODRIGUEZ: And if MR. ZORN: if you think I'm MR. RODRIGUEZ: you if you believe that she's not properly appointed under the statute, I mean, that's a legal question. I'm fine with you asking what is her position, what's her grade level. And if your legal position is she does not qualify for this position under the statute, then of course you can raise that with the Court. But to argue with the witness about whether she
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	says. And so I think it is proper for me to inquire what it is the Department of Justice thinks about whether she is lawfully serving in that office, which obviously relates to the policies and practices at issue in the case. I will say I'm done with the OLC. We're that's behind me. I'm putting MR. RODRIGUEZ: Yeah. MR. ZORN: a different document MR. RODRIGUEZ: No, what what topic that you've identified authorizes you to serve a FOIA request during the deposition on this witness? MR. ZORN: Well, I don't think it's effective, so I'm going to actually submit it to OLC and ask for the OLC opinion from OLC. It's not really proper for me to give it to DEA MR. RODRIGUEZ: Correct.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	there might be certain things that you just you just don't know, and we can deal with that later. But that's not my objective here today. Do you understand that? A Understood. MR. ZORN: Jimmy MR. RODRIGUEZ: And if MR. ZORN: if you think I'm MR. RODRIGUEZ: you if you believe that she's not properly appointed under the statute, I mean, that's a legal question. I'm fine with you asking what is her position, what's her grade level. And if your legal position is she does not qualify for this position under the statute, then of course you can raise that with the Court. But to argue with the witness about whether she is or is not an assistant secretary or equivalent
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	says. And so I think it is proper for me to inquire what it is the Department of Justice thinks about whether she is lawfully serving in that office, which obviously relates to the policies and practices at issue in the case. I will say I'm done with the OLC. We're that's behind me. I'm putting MR. RODRIGUEZ: Yeah. MR. ZORN: a different document MR. RODRIGUEZ: No, what what topic that you've identified authorizes you to serve a FOIA request during the deposition on this witness? MR. ZORN: Well, I don't think it's effective, so I'm going to actually submit it to OLC and ask for the OLC opinion from OLC. It's not really proper for me to give it to DEA MR. RODRIGUEZ: Correct. MR. ZORN: but	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	there might be certain things that you just you just don't know, and we can deal with that later. But that's not my objective here today. Do you understand that? A Understood. MR. ZORN: Jimmy MR. RODRIGUEZ: And if MR. ZORN: if you think I'm MR. RODRIGUEZ: you if you believe that she's not properly appointed under the statute, I mean, that's a legal question. I'm fine with you asking what is her position, what's her grade level. And if your legal position is she does not qualify for this position under the statute, then of course you can raise that with the Court. But to argue with the witness about whether she is or is not an assistant secretary or equivalent level, it, in my view, serves no discovery

1	BY MR. ZORN	1	of a 30(b)(6) deponent, "will require agencies to
2	Q Ms. Miller, do you feel like I'm	2	report whether their designations meet this
3	arguing with you?	3	statutory requirement in their 2019 Chief FOIA
4	A I do not.	4	Officer Reports."
5	Q Okay. So, again, if you feel like I'm	5	Did I read that correctly?
6	arguing with you, let me know. That is again,	6	A You did.
7	is also not the purpose of this deposition. I'm	7	Q Did DEA report whether it met the
8	here just to learn information about what are the	8	statutory requirement?
9	contentions and, frankly, the facts of DEA and	9	A I do not specifically remember that.
10	DOJ part of this deposition is about the	10	MR. ZORN: Okay. Do you want to take a
11	contentions, legal contentions, as far as unusual	11	break? I mean, we've been going
12	circumstances, but, understandably, this is a	12	MR. RODRIGUEZ: Yeah.
13	little bit different from that. But I am here	13	THE WITNESS: Whatever you want
14	to to discover a little bit about contentions.	14	MR. RODRIGUEZ: That's fine.
15	But again, Ms. Miller, if you feel like	15	THE WITNESS: to do.
16	I'm arguing with you, that's not productive, and	16	MR. ZORN: Okay.
17	let's not do that, and just let me know.	17	VIDEO TECHNICIAN: Going off the
18	Is that all right?	18	record, the time is 10:24 a.m.
19	A Understood.	19	(Recess 10:24 a.m. to 10:47 a.m.)
20	Q Okay. So I'd like to pull up Exhibit	20	VIDEO TECHNICIAN: Going back on the
21	8, though. And when you have that up, if you	21	record, the time is 10:47 a.m.
22	could just let me know.	22	,
	Page 50		Page 52
1	And and so I'm not going to read the	1	BY MR. ZORN
1 2		1 2	
	entire document. I'll give you a chance to just		Q Welcome back, Ms. Miller.
2		2	Q Welcome back, Ms. Miller.A Thank you.
2 3	entire document. I'll give you a chance to just read it and just let me know when you've read the	2 3	Q Welcome back, Ms. Miller.A Thank you.MR. ZORN: Let's I'm going to ask
2 3 4	entire document. I'll give you a chance to just read it and just let me know when you've read the document. A I have read the document.	2 3 4	Q Welcome back, Ms. Miller. A Thank you. MR. ZORN: Let's I'm going to ask you to pull up Exhibit 2. Before the break, we
2 3 4 5	entire document. I'll give you a chance to just read it and just let me know when you've read the document. A I have read the document. Q Okay. So and you started serving as	2 3 4 5	Q Welcome back, Ms. Miller. A Thank you. MR. ZORN: Let's I'm going to ask you to pull up Exhibit 2. Before the break, we were talking a little bit about the scope of the
2 3 4 5 6 7	entire document. I'll give you a chance to just read it and just let me know when you've read the document. A I have read the document. Q Okay. So and you started serving as the DEA's chief FOIA officer in 2017, correct?	2 3 4 5 6 7	Q Welcome back, Ms. Miller. A Thank you. MR. ZORN: Let's I'm going to ask you to pull up Exhibit 2. Before the break, we were talking a little bit about the scope of the deposition, and I just wanted to put the notice.
2 3 4 5 6 7 8	entire document. I'll give you a chance to just read it and just let me know when you've read the document. A I have read the document. Q Okay. So and you started serving as the DEA's chief FOIA officer in 2017, correct? A Correct.	2 3 4 5 6 7 8	Q Welcome back, Ms. Miller. A Thank you. MR. ZORN: Let's I'm going to ask you to pull up Exhibit 2. Before the break, we were talking a little bit about the scope of the deposition, and I just wanted to put the notice. (Deposition Exhibit Number 2
2 3 4 5 6 7 8 9	entire document. I'll give you a chance to just read it and just let me know when you've read the document. A I have read the document. Q Okay. So and you started serving as the DEA's chief FOIA officer in 2017, correct? A Correct. Q Is this a document that you have	2 3 4 5 6 7 8 9	Q Welcome back, Ms. Miller. A Thank you. MR. ZORN: Let's I'm going to ask you to pull up Exhibit 2. Before the break, we were talking a little bit about the scope of the deposition, and I just wanted to put the notice. (Deposition Exhibit Number 2 was marked for identification.)
2 3 4 5 6 7 8 9	entire document. I'll give you a chance to just read it and just let me know when you've read the document. A I have read the document. Q Okay. So and you started serving as the DEA's chief FOIA officer in 2017, correct? A Correct. Q Is this a document that you have reviewed prior to today's deposition?	2 3 4 5 6 7 8 9	Q Welcome back, Ms. Miller. A Thank you. MR. ZORN: Let's I'm going to ask you to pull up Exhibit 2. Before the break, we were talking a little bit about the scope of the deposition, and I just wanted to put the notice. (Deposition Exhibit Number 2 was marked for identification.) BY MR. ZORN
2 3 4 5 6 7 8 9 10 11	entire document. I'll give you a chance to just read it and just let me know when you've read the document. A I have read the document. Q Okay. So and you started serving as the DEA's chief FOIA officer in 2017, correct? A Correct. Q Is this a document that you have reviewed prior to today's deposition? A I have seen this document before, yes.	2 3 4 5 6 7 8 9 10	Q Welcome back, Ms. Miller. A Thank you. MR. ZORN: Let's I'm going to ask you to pull up Exhibit 2. Before the break, we were talking a little bit about the scope of the deposition, and I just wanted to put the notice. (Deposition Exhibit Number 2 was marked for identification.) BY MR. ZORN Q And is that Exhibit 2?
2 3 4 5 6 7 8 9 10 11 12	entire document. I'll give you a chance to just read it and just let me know when you've read the document. A I have read the document. Q Okay. So and you started serving as the DEA's chief FOIA officer in 2017, correct? A Correct. Q Is this a document that you have reviewed prior to today's deposition? A I have seen this document before, yes. Q And and one of the sentences in this	2 3 4 5 6 7 8 9 10 11 12	Q Welcome back, Ms. Miller. A Thank you. MR. ZORN: Let's I'm going to ask you to pull up Exhibit 2. Before the break, we were talking a little bit about the scope of the deposition, and I just wanted to put the notice. (Deposition Exhibit Number 2 was marked for identification.) BY MR. ZORN Q And is that Exhibit 2? A One moment, please. Okay.
2 3 4 5 6 7 8 9 10 11 12 13	entire document. I'll give you a chance to just read it and just let me know when you've read the document. A I have read the document. Q Okay. So and you started serving as the DEA's chief FOIA officer in 2017, correct? A Correct. Q Is this a document that you have reviewed prior to today's deposition? A I have seen this document before, yes. Q And and one of the sentences in this document is requesting that "each agency review	2 3 4 5 6 7 8 9 10 11 12 13	Q Welcome back, Ms. Miller. A Thank you. MR. ZORN: Let's I'm going to ask you to pull up Exhibit 2. Before the break, we were talking a little bit about the scope of the deposition, and I just wanted to put the notice. (Deposition Exhibit Number 2 was marked for identification.) BY MR. ZORN Q And is that Exhibit 2? A One moment, please. Okay. MR. RODRIGUEZ: I have Exhibit 2 as the
2 3 4 5 6 7 8 9 10 11 12 13 14	entire document. I'll give you a chance to just read it and just let me know when you've read the document. A I have read the document. Q Okay. So and you started serving as the DEA's chief FOIA officer in 2017, correct? A Correct. Q Is this a document that you have reviewed prior to today's deposition? A I have seen this document before, yes. Q And and one of the sentences in this document is requesting that "each agency review its Chief FOIA Officer designation and make any	2 3 4 5 6 7 8 9 10 11 12 13	Q Welcome back, Ms. Miller. A Thank you. MR. ZORN: Let's I'm going to ask you to pull up Exhibit 2. Before the break, we were talking a little bit about the scope of the deposition, and I just wanted to put the notice. (Deposition Exhibit Number 2 was marked for identification.) BY MR. ZORN Q And is that Exhibit 2? A One moment, please. Okay. MR. RODRIGUEZ: I have Exhibit 2 as the FOIA statute.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	entire document. I'll give you a chance to just read it and just let me know when you've read the document. A I have read the document. Q Okay. So and you started serving as the DEA's chief FOIA officer in 2017, correct? A Correct. Q Is this a document that you have reviewed prior to today's deposition? A I have seen this document before, yes. Q And and one of the sentences in this document is requesting that "each agency review its Chief FOIA Officer designation and make any necessary adjustment to ensure that the	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q Welcome back, Ms. Miller. A Thank you. MR. ZORN: Let's I'm going to ask you to pull up Exhibit 2. Before the break, we were talking a little bit about the scope of the deposition, and I just wanted to put the notice. (Deposition Exhibit Number 2 was marked for identification.) BY MR. ZORN Q And is that Exhibit 2? A One moment, please. Okay. MR. RODRIGUEZ: I have Exhibit 2 as the FOIA statute. MR. ZORN: Oh, that was the second
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	entire document. I'll give you a chance to just read it and just let me know when you've read the document. A I have read the document. Q Okay. So and you started serving as the DEA's chief FOIA officer in 2017, correct? A Correct. Q Is this a document that you have reviewed prior to today's deposition? A I have seen this document before, yes. Q And and one of the sentences in this document is requesting that "each agency review its Chief FOIA Officer designation and make any necessary adjustment to ensure that the designated official is at the Assistant Secretary	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q Welcome back, Ms. Miller. A Thank you. MR. ZORN: Let's I'm going to ask you to pull up Exhibit 2. Before the break, we were talking a little bit about the scope of the deposition, and I just wanted to put the notice. (Deposition Exhibit Number 2 was marked for identification.) BY MR. ZORN Q And is that Exhibit 2? A One moment, please. Okay. MR. RODRIGUEZ: I have Exhibit 2 as the FOIA statute. MR. ZORN: Oh, that was the second exhibit I introduced, but I put in shoot.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	entire document. I'll give you a chance to just read it and just let me know when you've read the document. A I have read the document. Q Okay. So and you started serving as the DEA's chief FOIA officer in 2017, correct? A Correct. Q Is this a document that you have reviewed prior to today's deposition? A I have seen this document before, yes. Q And and one of the sentences in this document is requesting that "each agency review its Chief FOIA Officer designation and make any necessary adjustment to ensure that the designated official is at the Assistant Secretary level or its equivalent, as required by the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q Welcome back, Ms. Miller. A Thank you. MR. ZORN: Let's I'm going to ask you to pull up Exhibit 2. Before the break, we were talking a little bit about the scope of the deposition, and I just wanted to put the notice. (Deposition Exhibit Number 2 was marked for identification.) BY MR. ZORN Q And is that Exhibit 2? A One moment, please. Okay. MR. RODRIGUEZ: I have Exhibit 2 as the FOIA statute. MR. ZORN: Oh, that was the second exhibit I introduced, but I put in shoot. It's
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	entire document. I'll give you a chance to just read it and just let me know when you've read the document. A I have read the document. Q Okay. So and you started serving as the DEA's chief FOIA officer in 2017, correct? A Correct. Q Is this a document that you have reviewed prior to today's deposition? A I have seen this document before, yes. Q And and one of the sentences in this document is requesting that "each agency review its Chief FOIA Officer designation and make any necessary adjustment to ensure that the designated official is at the Assistant Secretary level or its equivalent, as required by the Freedom of Information Act."	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q Welcome back, Ms. Miller. A Thank you. MR. ZORN: Let's I'm going to ask you to pull up Exhibit 2. Before the break, we were talking a little bit about the scope of the deposition, and I just wanted to put the notice. (Deposition Exhibit Number 2 was marked for identification.) BY MR. ZORN Q And is that Exhibit 2? A One moment, please. Okay. MR. RODRIGUEZ: I have Exhibit 2 as the FOIA statute. MR. ZORN: Oh, that was the second exhibit I introduced, but I put in shoot. It's MR. RODRIGUEZ: Is it Exhibit 1?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	entire document. I'll give you a chance to just read it and just let me know when you've read the document. A I have read the document. Q Okay. So and you started serving as the DEA's chief FOIA officer in 2017, correct? A Correct. Q Is this a document that you have reviewed prior to today's deposition? A I have seen this document before, yes. Q And and one of the sentences in this document is requesting that "each agency review its Chief FOIA Officer designation and make any necessary adjustment to ensure that the designated official is at the Assistant Secretary level or its equivalent, as required by the Freedom of Information Act." Did I read that correctly?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q Welcome back, Ms. Miller. A Thank you. MR. ZORN: Let's I'm going to ask you to pull up Exhibit 2. Before the break, we were talking a little bit about the scope of the deposition, and I just wanted to put the notice. (Deposition Exhibit Number 2 was marked for identification.) BY MR. ZORN Q And is that Exhibit 2? A One moment, please. Okay. MR. RODRIGUEZ: I have Exhibit 2 as the FOIA statute. MR. ZORN: Oh, that was the second exhibit I introduced, but I put in shoot. It's MR. RODRIGUEZ: Is it Exhibit 1? MR. ZORN: It's it should be
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	entire document. I'll give you a chance to just read it and just let me know when you've read the document. A I have read the document. Q Okay. So and you started serving as the DEA's chief FOIA officer in 2017, correct? A Correct. Q Is this a document that you have reviewed prior to today's deposition? A I have seen this document before, yes. Q And and one of the sentences in this document is requesting that "each agency review its Chief FOIA Officer designation and make any necessary adjustment to ensure that the designated official is at the Assistant Secretary level or its equivalent, as required by the Freedom of Information Act." Did I read that correctly? A Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q Welcome back, Ms. Miller. A Thank you. MR. ZORN: Let's I'm going to ask you to pull up Exhibit 2. Before the break, we were talking a little bit about the scope of the deposition, and I just wanted to put the notice. (Deposition Exhibit Number 2 was marked for identification.) BY MR. ZORN Q And is that Exhibit 2? A One moment, please. Okay. MR. RODRIGUEZ: I have Exhibit 2 as the FOIA statute. MR. ZORN: Oh, that was the second exhibit I introduced, but I put in shoot. It's MR. RODRIGUEZ: Is it Exhibit 1? MR. ZORN: It's it should be MR. RODRIGUEZ: So I have three
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	entire document. I'll give you a chance to just read it and just let me know when you've read the document. A I have read the document. Q Okay. So and you started serving as the DEA's chief FOIA officer in 2017, correct? A Correct. Q Is this a document that you have reviewed prior to today's deposition? A I have seen this document before, yes. Q And and one of the sentences in this document is requesting that "each agency review its Chief FOIA Officer designation and make any necessary adjustment to ensure that the designated official is at the Assistant Secretary level or its equivalent, as required by the Freedom of Information Act." Did I read that correctly? A Yes. Q And it says that "The Department of	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q Welcome back, Ms. Miller. A Thank you. MR. ZORN: Let's I'm going to ask you to pull up Exhibit 2. Before the break, we were talking a little bit about the scope of the deposition, and I just wanted to put the notice. (Deposition Exhibit Number 2 was marked for identification.) BY MR. ZORN Q And is that Exhibit 2? A One moment, please. Okay. MR. RODRIGUEZ: I have Exhibit 2 as the FOIA statute. MR. ZORN: Oh, that was the second exhibit I introduced, but I put in shoot. It's MR. RODRIGUEZ: Is it Exhibit 1? MR. ZORN: It's it should be MR. RODRIGUEZ: So I have three exhibits in the file. Exhibit 1 is the FOIA
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	entire document. I'll give you a chance to just read it and just let me know when you've read the document. A I have read the document. Q Okay. So and you started serving as the DEA's chief FOIA officer in 2017, correct? A Correct. Q Is this a document that you have reviewed prior to today's deposition? A I have seen this document before, yes. Q And and one of the sentences in this document is requesting that "each agency review its Chief FOIA Officer designation and make any necessary adjustment to ensure that the designated official is at the Assistant Secretary level or its equivalent, as required by the Freedom of Information Act." Did I read that correctly? A Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q Welcome back, Ms. Miller. A Thank you. MR. ZORN: Let's I'm going to ask you to pull up Exhibit 2. Before the break, we were talking a little bit about the scope of the deposition, and I just wanted to put the notice. (Deposition Exhibit Number 2 was marked for identification.) BY MR. ZORN Q And is that Exhibit 2? A One moment, please. Okay. MR. RODRIGUEZ: I have Exhibit 2 as the FOIA statute. MR. ZORN: Oh, that was the second exhibit I introduced, but I put in shoot. It's MR. RODRIGUEZ: Is it Exhibit 1? MR. ZORN: It's it should be MR. RODRIGUEZ: So I have three

1	memo, and Exhibit 2, which is the statute.	1	fair?
$\begin{vmatrix} 1 \\ 2 \end{vmatrix}$	MR. ZORN: So I there should be an	2	A Correct.
3	Exhibit 2 - 30(b)(6) depo notice.pdf	3	Q The second is "The description of DEA's
4	MR. GRAY: Refresh the	4	FOIA processing office, including its location,
5	MR. ZORN: uploaded. If you you	5	its general contents, and the employees working
6	have to refresh	6	in the FOIA processing office."
7	MR. RODRIGUEZ: Okay.	7	Did I read that correctly?
8	MR. ZORN: and it's it's I	8	A You did.
9	kind of pre-titled some of them, and I'm	9	Q And earlier we since
10	switching around the order. So the confusion is	10	since we're on the topic, earlier, we spoke about
11	my	11	the structure of the DEA FOIA office, didn't we?
12	MR. RODRIGUEZ: Now we have it.	12	A We did.
13	THE WITNESS: Okay.	13	Q And we said and you testified that
14	MR. RODRIGUEZ: So I needed to refresh	14	there was an intake office, and then there was a
15	the folder.	15	processing office, and those two were different.
16	MR. ZORN: I needed to title these	16	A We have three units, so I oversee three
17	things better, so multiple all right.	17	units, one being the intake subunit, the
18	BY MR. ZORN	18	processing subunit, and the legal and external
19	Q So we have 30(b)(6). This is 9:32 a.m.	19	affairs subunit
20	And just let me know when you have it up.	20	Q All right.
21	A We do.	21	A that make up the FOIA Privacy Act
22	Q Okay. So do you see that this is a	22	unit at DEA.
	Page 54		Page 56
1	notice of deposition 30(b)(6) to the U.S.	1	Q And I actually want to skip around
2	Department of Justice and U.S. Drug Enforcement	2	here. I'm just curious. Who makes the unusual
		۱ ـ	
3	Administration?	3	circumstances determination?
3 4	Administration? A Yes.	3 4	A Generally, the intake unit.
4	A Yes.	4	A Generally, the intake unit.
4 5	A Yes.Q And at the top of the page, you see	4 5	A Generally, the intake unit. Q Okay. And what is that determination
4 5 6	A Yes. Q And at the top of the page, you see there's a blue header; is that correct? The very	4 5 6	A Generally, the intake unit. Q Okay. And what is that determination based on?
4 5 6 7	A Yes. Q And at the top of the page, you see there's a blue header; is that correct? The very top of the page.	4 5 6 7	A Generally, the intake unit. Q Okay. And what is that determination based on? A So at DEA, we will invoke unusual
4 5 6 7 8	A Yes. Q And at the top of the page, you see there's a blue header; is that correct? The very top of the page. A Yes.	4 5 6 7 8	A Generally, the intake unit. Q Okay. And what is that determination based on? A So at DEA, we will invoke unusual circumstances any time we have to search for
4 5 6 7 8 9	A Yes. Q And at the top of the page, you see there's a blue header; is that correct? The very top of the page. A Yes. Q All right. And let's go to page 3 of	4 5 6 7 8 9	A Generally, the intake unit. Q Okay. And what is that determination based on? A So at DEA, we will invoke unusual circumstances any time we have to search for records that are outside of our office, meaning
4 5 6 7 8 9	A Yes. Q And at the top of the page, you see there's a blue header; is that correct? The very top of the page. A Yes. Q All right. And let's go to page 3 of the document and just confirm for me that it says	4 5 6 7 8 9	A Generally, the intake unit. Q Okay. And what is that determination based on? A So at DEA, we will invoke unusual circumstances any time we have to search for records that are outside of our office, meaning we do not have possession of all of DEA's
4 5 6 7 8 9 10 11	A Yes. Q And at the top of the page, you see there's a blue header; is that correct? The very top of the page. A Yes. Q All right. And let's go to page 3 of the document and just confirm for me that it says Exhibit A at the towards the top of the page.	4 5 6 7 8 9 10	A Generally, the intake unit. Q Okay. And what is that determination based on? A So at DEA, we will invoke unusual circumstances any time we have to search for records that are outside of our office, meaning we do not have possession of all of DEA's records.
4 5 6 7 8 9 10 11 12	A Yes. Q And at the top of the page, you see there's a blue header; is that correct? The very top of the page. A Yes. Q All right. And let's go to page 3 of the document and just confirm for me that it says Exhibit A at the towards the top of the page. A It does.	4 5 6 7 8 9 10 11 12	A Generally, the intake unit. Q Okay. And what is that determination based on? A So at DEA, we will invoke unusual circumstances any time we have to search for records that are outside of our office, meaning we do not have possession of all of DEA's records. We have many offices throughout
4 5 6 7 8 9 10 11 12 13	A Yes. Q And at the top of the page, you see there's a blue header; is that correct? The very top of the page. A Yes. Q All right. And let's go to page 3 of the document and just confirm for me that it says Exhibit A at the towards the top of the page. A It does. Q Okay. And then if we go to page 4,	4 5 6 7 8 9 10 11 12 13	A Generally, the intake unit. Q Okay. And what is that determination based on? A So at DEA, we will invoke unusual circumstances any time we have to search for records that are outside of our office, meaning we do not have possession of all of DEA's records. We have many offices throughout headquarters, the field. We have offices in
4 5 6 7 8 9 10 11 12 13	A Yes. Q And at the top of the page, you see there's a blue header; is that correct? The very top of the page. A Yes. Q All right. And let's go to page 3 of the document and just confirm for me that it says Exhibit A at the towards the top of the page. A It does. Q Okay. And then if we go to page 4, you'll see there's a list of 30(b)(6) topics for	4 5 6 7 8 9 10 11 12 13 14	A Generally, the intake unit. Q Okay. And what is that determination based on? A So at DEA, we will invoke unusual circumstances any time we have to search for records that are outside of our office, meaning we do not have possession of all of DEA's records. We have many offices throughout headquarters, the field. We have offices in about 90 foreign countries. So we do not have access to all of those records in my own office.
4 5 6 7 8 9 10 11 12 13 14 15	A Yes. Q And at the top of the page, you see there's a blue header; is that correct? The very top of the page. A Yes. Q All right. And let's go to page 3 of the document and just confirm for me that it says Exhibit A at the towards the top of the page. A It does. Q Okay. And then if we go to page 4, you'll see there's a list of 30(b)(6) topics for DOJ and DEA. Do you see that? A I do.	4 5 6 7 8 9 10 11 12 13 14 15	A Generally, the intake unit. Q Okay. And what is that determination based on? A So at DEA, we will invoke unusual circumstances any time we have to search for records that are outside of our office, meaning we do not have possession of all of DEA's records. We have many offices throughout headquarters, the field. We have offices in about 90 foreign countries. So we do not have
4 5 6 7 8 9 10 11 12 13 14 15 16 17	A Yes. Q And at the top of the page, you see there's a blue header; is that correct? The very top of the page. A Yes. Q All right. And let's go to page 3 of the document and just confirm for me that it says Exhibit A at the towards the top of the page. A It does. Q Okay. And then if we go to page 4, you'll see there's a list of 30(b)(6) topics for DOJ and DEA. Do you see that? A I do. Q And these are the topics that you are	4 5 6 7 8 9 10 11 12 13 14 15 16 17	A Generally, the intake unit. Q Okay. And what is that determination based on? A So at DEA, we will invoke unusual circumstances any time we have to search for records that are outside of our office, meaning we do not have possession of all of DEA's records. We have many offices throughout headquarters, the field. We have offices in about 90 foreign countries. So we do not have access to all of those records in my own office. We have to rely on the record custodians to retrieve those records for us.
4 5 6 7 8 9 10 11 12 13 14 15	A Yes. Q And at the top of the page, you see there's a blue header; is that correct? The very top of the page. A Yes. Q All right. And let's go to page 3 of the document and just confirm for me that it says Exhibit A at the towards the top of the page. A It does. Q Okay. And then if we go to page 4, you'll see there's a list of 30(b)(6) topics for DOJ and DEA. Do you see that? A I do. Q And these are the topics that you are prepared for and are prepared to testify today on	4 5 6 7 8 9 10 11 12 13 14 15 16	A Generally, the intake unit. Q Okay. And what is that determination based on? A So at DEA, we will invoke unusual circumstances any time we have to search for records that are outside of our office, meaning we do not have possession of all of DEA's records. We have many offices throughout headquarters, the field. We have offices in about 90 foreign countries. So we do not have access to all of those records in my own office. We have to rely on the record custodians to retrieve those records for us.
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Yes. Q And at the top of the page, you see there's a blue header; is that correct? The very top of the page. A Yes. Q All right. And let's go to page 3 of the document and just confirm for me that it says Exhibit A at the towards the top of the page. A It does. Q Okay. And then if we go to page 4, you'll see there's a list of 30(b)(6) topics for DOJ and DEA. Do you see that? A I do. Q And these are the topics that you are	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Generally, the intake unit. Q Okay. And what is that determination based on? A So at DEA, we will invoke unusual circumstances any time we have to search for records that are outside of our office, meaning we do not have possession of all of DEA's records. We have many offices throughout headquarters, the field. We have offices in about 90 foreign countries. So we do not have access to all of those records in my own office. We have to rely on the record custodians to retrieve those records for us. Q So by office in your answer, you mean
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Yes. Q And at the top of the page, you see there's a blue header; is that correct? The very top of the page. A Yes. Q All right. And let's go to page 3 of the document and just confirm for me that it says Exhibit A at the towards the top of the page. A It does. Q Okay. And then if we go to page 4, you'll see there's a list of 30(b)(6) topics for DOJ and DEA. Do you see that? A I do. Q And these are the topics that you are prepared for and are prepared to testify today on behalf of DOJ and DEA, true? A Correct.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Generally, the intake unit. Q Okay. And what is that determination based on? A So at DEA, we will invoke unusual circumstances any time we have to search for records that are outside of our office, meaning we do not have possession of all of DEA's records. We have many offices throughout headquarters, the field. We have offices in about 90 foreign countries. So we do not have access to all of those records in my own office. We have to rely on the record custodians to retrieve those records for us. Q So by office in your answer, you mean the FOIA office? A The FOIA office.
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A Yes. Q And at the top of the page, you see there's a blue header; is that correct? The very top of the page. A Yes. Q All right. And let's go to page 3 of the document and just confirm for me that it says Exhibit A at the towards the top of the page. A It does. Q Okay. And then if we go to page 4, you'll see there's a list of 30(b)(6) topics for DOJ and DEA. Do you see that? A I do. Q And these are the topics that you are prepared for and are prepared to testify today on behalf of DOJ and DEA, true? A Correct. Q And the first topic, A1, is "The	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A Generally, the intake unit. Q Okay. And what is that determination based on? A So at DEA, we will invoke unusual circumstances any time we have to search for records that are outside of our office, meaning we do not have possession of all of DEA's records. We have many offices throughout headquarters, the field. We have offices in about 90 foreign countries. So we do not have access to all of those records in my own office. We have to rely on the record custodians to retrieve those records for us. Q So by office in your answer, you mean the FOIA office? A The FOIA office. Q So any time a record that is requested
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A Yes. Q And at the top of the page, you see there's a blue header; is that correct? The very top of the page. A Yes. Q All right. And let's go to page 3 of the document and just confirm for me that it says Exhibit A at the towards the top of the page. A It does. Q Okay. And then if we go to page 4, you'll see there's a list of 30(b)(6) topics for DOJ and DEA. Do you see that? A I do. Q And these are the topics that you are prepared for and are prepared to testify today on behalf of DOJ and DEA, true? A Correct.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A Generally, the intake unit. Q Okay. And what is that determination based on? A So at DEA, we will invoke unusual circumstances any time we have to search for records that are outside of our office, meaning we do not have possession of all of DEA's records. We have many offices throughout headquarters, the field. We have offices in about 90 foreign countries. So we do not have access to all of those records in my own office. We have to rely on the record custodians to retrieve those records for us. Q So by office in your answer, you mean the FOIA office? A The FOIA office.

1	presents the unusual circumstances exception?	1	uses, you know, the paper-based filing systems
2	A Correct.	2	that our offices all over the United States, you
3	Q And we'll get into the documents in a	3	know, utilize.
4	moment, but what percentage of requests raise	4	So we when we receive a FOIA
5	unusual circumstances at the Drug Enforcement	5	request, oftentimes, we are searching for paper
6	Administration?	6	and electronic records. We simply don't have
7	A So we do not track the actual	7	access to all that.
8	percentage. However, the data that reflects how	8	Now, if for some reason I did have
9	often we invoke unusual circumstances is captured	9	access to a record because maybe that record has
10	in the annual FOIA reports that are available on	10	been requested by another individual previously,
11	the OIP the Department of Justice Office of	11	we would have access. I would not be invoking
12	Information Policy website.	12	unusual circumstances because I already have
13	There is a column there where you can	13	access. I'm just going to review it and release
14	see 20 or 30 days. 30 days indicates that we	14	it again, if that makes sense.
15	have invoked unusual circumstances for those	15	Q So the office has access to records
16	cases for that particular fiscal year.	16	that have been previously requested?
17	Q Is a complex request always going to	17	A Correct.
18	raise unusual circumstances?	18	Q And if those records get requested a
19	A So the definition of complex and simple	19	third time, then they have to get posted
20	is different than unusual circumstances.	20	publicly?
21	While there may be a close proxy there,	21	A We are supposed to post them, correct.
22	complex and you know, to I would the	22	Q So really the only time that I can tell
22	Page 58	22	Page 60
1	hant man I am mut this is that man define a	1	dead a manually as in a deal of the following the FOIA
1	best way I can put this is that we define a	1	that a record's going to be located in the FOIA
2	complex case by any time that we feel it's going	2	office and not made available to the public is
2 3	complex case by any time that we feel it's going to take us more than a month to process records.	2 3	office and not made available to the public is the second time that document is requested?
2 3 4	complex case by any time that we feel it's going to take us more than a month to process records. The reason for that is, the records may involve a	2 3 4	office and not made available to the public is the second time that document is requested? A I'm I'm sorry. I'm not following
2 3 4 5	complex case by any time that we feel it's going to take us more than a month to process records. The reason for that is, the records may involve a high volume. If we have hundreds of pages or	2 3 4 5	office and not made available to the public is the second time that document is requested? A I'm I'm sorry. I'm not following that one. You may have to ask the question
2 3 4 5 6	complex case by any time that we feel it's going to take us more than a month to process records. The reason for that is, the records may involve a high volume. If we have hundreds of pages or thousands of pages for review, we're not going to	2 3 4 5 6	office and not made available to the public is the second time that document is requested? A I'm I'm sorry. I'm not following that one. You may have to ask the question again.
2 3 4 5 6 7	complex case by any time that we feel it's going to take us more than a month to process records. The reason for that is, the records may involve a high volume. If we have hundreds of pages or thousands of pages for review, we're not going to be able to produce it within 30 days. So	2 3 4 5	office and not made available to the public is the second time that document is requested? A I'm I'm sorry. I'm not following that one. You may have to ask the question again. Q Well, you've testified and correct
2 3 4 5 6 7 8	complex case by any time that we feel it's going to take us more than a month to process records. The reason for that is, the records may involve a high volume. If we have hundreds of pages or thousands of pages for review, we're not going to be able to produce it within 30 days. So anything that takes us longer than 30 days, we	2 3 4 5 6	office and not made available to the public is the second time that document is requested? A I'm I'm sorry. I'm not following that one. You may have to ask the question again. Q Well, you've testified and correct me if I'm wrong. You've testified that the FOIA
2 3 4 5 6 7 8 9	complex case by any time that we feel it's going to take us more than a month to process records. The reason for that is, the records may involve a high volume. If we have hundreds of pages or thousands of pages for review, we're not going to be able to produce it within 30 days. So anything that takes us longer than 30 days, we deem that to be complex.	2 3 4 5 6 7	office and not made available to the public is the second time that document is requested? A I'm I'm sorry. I'm not following that one. You may have to ask the question again. Q Well, you've testified and correct me if I'm wrong. You've testified that the FOIA office doesn't have access to basically DEA writ
2 3 4 5 6 7 8	complex case by any time that we feel it's going to take us more than a month to process records. The reason for that is, the records may involve a high volume. If we have hundreds of pages or thousands of pages for review, we're not going to be able to produce it within 30 days. So anything that takes us longer than 30 days, we	2 3 4 5 6 7 8	office and not made available to the public is the second time that document is requested? A I'm I'm sorry. I'm not following that one. You may have to ask the question again. Q Well, you've testified and correct me if I'm wrong. You've testified that the FOIA
2 3 4 5 6 7 8 9	complex case by any time that we feel it's going to take us more than a month to process records. The reason for that is, the records may involve a high volume. If we have hundreds of pages or thousands of pages for review, we're not going to be able to produce it within 30 days. So anything that takes us longer than 30 days, we deem that to be complex.	2 3 4 5 6 7 8 9	office and not made available to the public is the second time that document is requested? A I'm I'm sorry. I'm not following that one. You may have to ask the question again. Q Well, you've testified and correct me if I'm wrong. You've testified that the FOIA office doesn't have access to basically DEA writ
2 3 4 5 6 7 8 9	complex case by any time that we feel it's going to take us more than a month to process records. The reason for that is, the records may involve a high volume. If we have hundreds of pages or thousands of pages for review, we're not going to be able to produce it within 30 days. So anything that takes us longer than 30 days, we deem that to be complex. Q Now, when you say in the FOIA office,	2 3 4 5 6 7 8 9	office and not made available to the public is the second time that document is requested? A I'm I'm sorry. I'm not following that one. You may have to ask the question again. Q Well, you've testified and correct me if I'm wrong. You've testified that the FOIA office doesn't have access to basically DEA writ large documents, true?
2 3 4 5 6 7 8 9 10 11	complex case by any time that we feel it's going to take us more than a month to process records. The reason for that is, the records may involve a high volume. If we have hundreds of pages or thousands of pages for review, we're not going to be able to produce it within 30 days. So anything that takes us longer than 30 days, we deem that to be complex. Q Now, when you say in the FOIA office, are you talking about, like, physically, like,	2 3 4 5 6 7 8 9 10 11	office and not made available to the public is the second time that document is requested? A I'm I'm sorry. I'm not following that one. You may have to ask the question again. Q Well, you've testified and correct me if I'm wrong. You've testified that the FOIA office doesn't have access to basically DEA writ large documents, true? A That is true.
2 3 4 5 6 7 8 9 10 11 12	complex case by any time that we feel it's going to take us more than a month to process records. The reason for that is, the records may involve a high volume. If we have hundreds of pages or thousands of pages for review, we're not going to be able to produce it within 30 days. So anything that takes us longer than 30 days, we deem that to be complex. Q Now, when you say in the FOIA office, are you talking about, like, physically, like, sitting in the FOIA office?	2 3 4 5 6 7 8 9 10 11 12	office and not made available to the public is the second time that document is requested? A I'm I'm sorry. I'm not following that one. You may have to ask the question again. Q Well, you've testified and correct me if I'm wrong. You've testified that the FOIA office doesn't have access to basically DEA writ large documents, true? A That is true. Q In fact, it has access to surprisingly
2 3 4 5 6 7 8 9 10 11 12 13	complex case by any time that we feel it's going to take us more than a month to process records. The reason for that is, the records may involve a high volume. If we have hundreds of pages or thousands of pages for review, we're not going to be able to produce it within 30 days. So anything that takes us longer than 30 days, we deem that to be complex. Q Now, when you say in the FOIA office, are you talking about, like, physically, like, sitting in the FOIA office? A Yes. So I may need you to clarify,	2 3 4 5 6 7 8 9 10 11 12 13	office and not made available to the public is the second time that document is requested? A I'm I'm sorry. I'm not following that one. You may have to ask the question again. Q Well, you've testified and correct me if I'm wrong. You've testified that the FOIA office doesn't have access to basically DEA writ large documents, true? A That is true. Q In fact, it has access to surprisingly few documents, fair?
2 3 4 5 6 7 8 9 10 11 12 13	complex case by any time that we feel it's going to take us more than a month to process records. The reason for that is, the records may involve a high volume. If we have hundreds of pages or thousands of pages for review, we're not going to be able to produce it within 30 days. So anything that takes us longer than 30 days, we deem that to be complex. Q Now, when you say in the FOIA office, are you talking about, like, physically, like, sitting in the FOIA office? A Yes. So I may need you to clarify, though, what you're asking me.	2 3 4 5 6 7 8 9 10 11 12 13	office and not made available to the public is the second time that document is requested? A I'm I'm sorry. I'm not following that one. You may have to ask the question again. Q Well, you've testified and correct me if I'm wrong. You've testified that the FOIA office doesn't have access to basically DEA writ large documents, true? A That is true. Q In fact, it has access to surprisingly few documents, fair? A We do not have access to the majority
2 3 4 5 6 7 8 9 10 11 12 13 14 15	complex case by any time that we feel it's going to take us more than a month to process records. The reason for that is, the records may involve a high volume. If we have hundreds of pages or thousands of pages for review, we're not going to be able to produce it within 30 days. So anything that takes us longer than 30 days, we deem that to be complex. Q Now, when you say in the FOIA office, are you talking about, like, physically, like, sitting in the FOIA office? A Yes. So I may need you to clarify, though, what you're asking me. Q Like, I'm curious about, like,	2 3 4 5 6 7 8 9 10 11 12 13 14 15	office and not made available to the public is the second time that document is requested? A I'm I'm sorry. I'm not following that one. You may have to ask the question again. Q Well, you've testified and correct me if I'm wrong. You've testified that the FOIA office doesn't have access to basically DEA writ large documents, true? A That is true. Q In fact, it has access to surprisingly few documents, fair? A We do not have access to the majority of records that are requested by the public. We
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	complex case by any time that we feel it's going to take us more than a month to process records. The reason for that is, the records may involve a high volume. If we have hundreds of pages or thousands of pages for review, we're not going to be able to produce it within 30 days. So anything that takes us longer than 30 days, we deem that to be complex. Q Now, when you say in the FOIA office, are you talking about, like, physically, like, sitting in the FOIA office? A Yes. So I may need you to clarify, though, what you're asking me. Q Like, I'm curious about, like, electronic documents. So, like, you know	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	office and not made available to the public is the second time that document is requested? A I'm I'm sorry. I'm not following that one. You may have to ask the question again. Q Well, you've testified and correct me if I'm wrong. You've testified that the FOIA office doesn't have access to basically DEA writ large documents, true? A That is true. Q In fact, it has access to surprisingly few documents, fair? A We do not have access to the majority of records that are requested by the public. We have to rely on the owners, the offices that own
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	complex case by any time that we feel it's going to take us more than a month to process records. The reason for that is, the records may involve a high volume. If we have hundreds of pages or thousands of pages for review, we're not going to be able to produce it within 30 days. So anything that takes us longer than 30 days, we deem that to be complex. Q Now, when you say in the FOIA office, are you talking about, like, physically, like, sitting in the FOIA office? A Yes. So I may need you to clarify, though, what you're asking me. Q Like, I'm curious about, like, electronic documents. So, like, you know—like—well, I don't know. What do you mean—	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	office and not made available to the public is the second time that document is requested? A I'm I'm sorry. I'm not following that one. You may have to ask the question again. Q Well, you've testified and correct me if I'm wrong. You've testified that the FOIA office doesn't have access to basically DEA writ large documents, true? A That is true. Q In fact, it has access to surprisingly few documents, fair? A We do not have access to the majority of records that are requested by the public. We have to rely on the owners, the offices that own those records to retrieve them for us, to provide
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	complex case by any time that we feel it's going to take us more than a month to process records. The reason for that is, the records may involve a high volume. If we have hundreds of pages or thousands of pages for review, we're not going to be able to produce it within 30 days. So anything that takes us longer than 30 days, we deem that to be complex. Q Now, when you say in the FOIA office, are you talking about, like, physically, like, sitting in the FOIA office? A Yes. So I may need you to clarify, though, what you're asking me. Q Like, I'm curious about, like, electronic documents. So, like, you know like well, I don't know. What do you mean A Sure.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	office and not made available to the public is the second time that document is requested? A I'm I'm sorry. I'm not following that one. You may have to ask the question again. Q Well, you've testified and correct me if I'm wrong. You've testified that the FOIA office doesn't have access to basically DEA writ large documents, true? A That is true. Q In fact, it has access to surprisingly few documents, fair? A We do not have access to the majority of records that are requested by the public. We have to rely on the owners, the offices that own those records to retrieve them for us, to provide them to us so that we can process them and
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	complex case by any time that we feel it's going to take us more than a month to process records. The reason for that is, the records may involve a high volume. If we have hundreds of pages or thousands of pages for review, we're not going to be able to produce it within 30 days. So anything that takes us longer than 30 days, we deem that to be complex. Q Now, when you say in the FOIA office, are you talking about, like, physically, like, sitting in the FOIA office? A Yes. So I may need you to clarify, though, what you're asking me. Q Like, I'm curious about, like, electronic documents. So, like, you know like well, I don't know. What do you mean A Sure. Q by in the FOIA like, when is	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	office and not made available to the public is the second time that document is requested? A I'm I'm sorry. I'm not following that one. You may have to ask the question again. Q Well, you've testified and correct me if I'm wrong. You've testified that the FOIA office doesn't have access to basically DEA writ large documents, true? A That is true. Q In fact, it has access to surprisingly few documents, fair? A We do not have access to the majority of records that are requested by the public. We have to rely on the owners, the offices that own those records to retrieve them for us, to provide them to us so that we can process them and release them to a requester.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	complex case by any time that we feel it's going to take us more than a month to process records. The reason for that is, the records may involve a high volume. If we have hundreds of pages or thousands of pages for review, we're not going to be able to produce it within 30 days. So anything that takes us longer than 30 days, we deem that to be complex. Q Now, when you say in the FOIA office, are you talking about, like, physically, like, sitting in the FOIA office? A Yes. So I may need you to clarify, though, what you're asking me. Q Like, I'm curious about, like, electronic documents. So, like, you know—like—well, I don't know. What do you mean—A Sure. Q by in the FOIA like, when is something located in the FOIA office?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	office and not made available to the public is the second time that document is requested? A I'm I'm sorry. I'm not following that one. You may have to ask the question again. Q Well, you've testified and correct me if I'm wrong. You've testified that the FOIA office doesn't have access to basically DEA writ large documents, true? A That is true. Q In fact, it has access to surprisingly few documents, fair? A We do not have access to the majority of records that are requested by the public. We have to rely on the owners, the offices that own those records to retrieve them for us, to provide them to us so that we can process them and release them to a requester. Q Well, when you say own the records,

1	of ownership come from?	1	A personnel size, like
2	A So we have, for example, I believe	2	Q And I
3	somewhere around 150 different IT systems in DEA	3	A personnel
4	that hold records. If you work, let's say, in	4	Q And just to be clear, sensitive to
5	the Office of Diversion, you may have your own	5	national security, I don't want to know, like,
6	record systems. We are not experts in how those	6	the location or anything. I just want to know,
7	systems operate, or we would not even have the	7	like, how big is it physically.
8	knowledge on how to obtain access to the records	8	A I don't know that I know the answer to
9	that are in those systems. There are hundreds of	9	how large it is, but I can tell you that right
10	systems.	10	now, in terms of staff size, I have 18 employees.
11	So we have to again rely on the subject	11	So there are 18 employees including myself right
12	matter experts in DEA from the, you know,	12	now. We have a large number of staff vacancies
13	hundreds of offices that we have to locate what	13	right now. I currently have 20 vacancies that
14	we're asking for. We send them a copy of the	14	I'm trying to get filled.
15	FOIA request and a search memo, and and we ask	15	Q Okay. And and to be clear, those
16	them to provide the material to us, responsive	16	employees, they have, like, physical, like,
17	material to us.	17	office locations, cubicles? Like, what is it
18	Q And that's not unusual, is it?	18	that they
19	A No. We do this every day.	19	A Cubicles, or pods, as we call them.
20	Q Right. So those aren't unusual	20	Q And they don't actually, like, keep
21	circumstances. Those are the almost always	21	stacks of, like, records in their offices, do
22	the circumstances?	22	they?
	Page 62		Page 64
1	A Well	1	A No.
2	MR. RODRIGUEZ: Objection. Calls for	2	Q So when you so the records in the
3	legal conclusion, but you can answer.	3	FOIA office are almost exclusively the records in
4	THE WITNESS: The only time we're going	4	FOIAXpress, fair?
5	to assert unusual circumstances is if I have to	5	A Correct.
6	go outside of my office, meaning I do not have	6	Q And I'm not trying to repeat, but I
7	access in my own records system.	7	just the only time a record is in the FOIA
8	I utilize one system. It's called	8	office if it is in FOIAXpress, right?
9	FOIAXpress. This houses everything from start to	9	A Correct.
10	finish of every FOIA case. If I don't have	10	Q And the only time a record is in
11	access to those records in that system, I then	11	FOIAXpress is if it's been previously requested?
12	have to go to the record custodian or the	12	A Correct.
13	division that owns the material to get it.	13	Q And that's because the DEA FOIA office
14	BY MR. ZORN	14	doesn't have access to any of the other systems
14 15		14 15	doesn't have access to any of the other systems in which DEA keeps documents, fair?
	Q And the only way you would have access		doesn't have access to any of the other systems in which DEA keeps documents, fair? A That is correct.
15	Q And the only way you would have access to that record in FOIAXpress is if you've gotten	15	in which DEA keeps documents, fair? A That is correct.
15 16 17	Q And the only way you would have access to that record in FOIAXpress is if you've gotten that record previously?	15 16 17	in which DEA keeps documents, fair? A That is correct. Q Okay. Does you know, by any chance,
15 16 17 18	Q And the only way you would have access to that record in FOIAXpress is if you've gotten that record previously? A That exact request and exact timeline	15 16 17 18	in which DEA keeps documents, fair? A That is correct. Q Okay. Does you know, by any chance, do you know why the DEA FOIA office doesn't have
15 16 17 18 19	Q And the only way you would have access to that record in FOIAXpress is if you've gotten that record previously? A That exact request and exact timeline previously.	15 16 17 18 19	in which DEA keeps documents, fair? A That is correct. Q Okay. Does you know, by any chance, do you know why the DEA FOIA office doesn't have access to these other systems?
15 16 17 18	Q And the only way you would have access to that record in FOIAXpress is if you've gotten that record previously? A That exact request and exact timeline previously. Q How physically big is your office?	15 16 17 18	in which DEA keeps documents, fair? A That is correct. Q Okay. Does you know, by any chance, do you know why the DEA FOIA office doesn't have access to these other systems? A I don't know if I can answer the
15 16 17 18 19 20 21	Q And the only way you would have access to that record in FOIAXpress is if you've gotten that record previously? A That exact request and exact timeline previously. Q How physically big is your office? A Are you talking about like	15 16 17 18 19 20	in which DEA keeps documents, fair? A That is correct. Q Okay. Does you know, by any chance, do you know why the DEA FOIA office doesn't have access to these other systems? A I don't know if I can answer the question as to why, but I can tell you again, we
15 16 17 18 19 20	Q And the only way you would have access to that record in FOIAXpress is if you've gotten that record previously? A That exact request and exact timeline previously. Q How physically big is your office?	15 16 17 18 19 20 21	in which DEA keeps documents, fair? A That is correct. Q Okay. Does you know, by any chance, do you know why the DEA FOIA office doesn't have access to these other systems? A I don't know if I can answer the

1	various things that DEA does.	1	the DEA Museum.
2	So if I had to, for example, go to the	2	Q Never been to the museum. Don't know
3	Office of Diversion to pull material I mean,	3	what's in there.
4	we would have to become experts in all the	4	So so hold on. So okay. So
5	various offices, their records systems. You	5	Stacey what was
6	know, we'd have to have a thorough understanding	6	A Strayer.
7	of the content of those records. That is just	7	Q Strayer. And do you know where this
8	not feasible with a staff of 18. We we are	8	understanding of unusual circumstances came from?
9	struggling as it is to keep up with the sheer	9	A Well, it is captured in the DOJ FOIA
10	volume of FOIA requests that come to DEA, so we	10	regulations, which can be found at 28 excuse
11	again have to really rely on the subject matter	11	me 28 CFR part 16. It defines unusual
12	experts to provide what we are asking them to	12	circumstances.
13	provide, you know, the material responsive to	13	Q How does it define unusual
14	these FOIA requests.	14	circumstances?
15	Q Would it would it help if the FOIA	15	A There are three prongs to this. The
16	office were allocated more money?	16	first prong is the one that we primarily invoke
17	A Right now, what we need is staff. We	17	at DEA, which is any time that we need to search
18	need to fill our vacancies. I think our budget	18	for records that are physically outside of our
19	is fairly adequate. However, we are struggling	19	own office, we would invoke unusual
20	right now with the lack of personnel resources.	20	circumstances.
21	Q Well, everyone, DEA's hiring, so but	21	For example, we have offices all over
22	back back to this. Okay.	22	the country are, 200 and 239 offices across
	Page 66		Page 68
1	So this understanding of unusual	1	the United States that are part of 23 field
1 2	So this understanding of unusual circumstances, was that in place when you became	1 2	the United States that are part of 23 field divisions. We don't have access to their
			_
2	circumstances, was that in place when you became	2	divisions. We don't have access to their
2 3	circumstances, was that in place when you became the chief FOIA officer	2 3	divisions. We don't have access to their records. We have to rely on the owners to
2 3 4	circumstances, was that in place when you became the chief FOIA officer A Yes.	2 3 4	divisions. We don't have access to their records. We have to rely on the owners to provide the material to us. So we primarily
2 3 4 5	circumstances, was that in place when you became the chief FOIA officer A Yes. Q in 2017?	2 3 4 5	divisions. We don't have access to their records. We have to rely on the owners to provide the material to us. So we primarily invoke it for the first prong.
2 3 4 5 6	circumstances, was that in place when you became the chief FOIA officer A Yes. Q in 2017? A Yes.	2 3 4 5 6	divisions. We don't have access to their records. We have to rely on the owners to provide the material to us. So we primarily invoke it for the first prong. There are two other prongs, one being
2 3 4 5 6 7	circumstances, was that in place when you became the chief FOIA officer A Yes. Q in 2017? A Yes. Q And who was the chief before you?	2 3 4 5 6 7	divisions. We don't have access to their records. We have to rely on the owners to provide the material to us. So we primarily invoke it for the first prong. There are two other prongs, one being any time that we have to consult with other
2 3 4 5 6 7 8	circumstances, was that in place when you became the chief FOIA officer A Yes. Q in 2017? A Yes. Q And who was the chief before you? A It was a gentleman by the name of	2 3 4 5 6 7 8	divisions. We don't have access to their records. We have to rely on the owners to provide the material to us. So we primarily invoke it for the first prong. There are two other prongs, one being any time that we have to consult with other agencies that may have equities in the documents.
2 3 4 5 6 7 8 9	circumstances, was that in place when you became the chief FOIA officer A Yes. Q in 2017? A Yes. Q And who was the chief before you? A It was a gentleman by the name of Stacey Strayer.	2 3 4 5 6 7 8 9	divisions. We don't have access to their records. We have to rely on the owners to provide the material to us. So we primarily invoke it for the first prong. There are two other prongs, one being any time that we have to consult with other agencies that may have equities in the documents. That also would qualify under the unusual
2 3 4 5 6 7 8 9	circumstances, was that in place when you became the chief FOIA officer A Yes. Q in 2017? A Yes. Q And who was the chief before you? A It was a gentleman by the name of Stacey Strayer. Q All right. And how long have you been	2 3 4 5 6 7 8 9	divisions. We don't have access to their records. We have to rely on the owners to provide the material to us. So we primarily invoke it for the first prong. There are two other prongs, one being any time that we have to consult with other agencies that may have equities in the documents. That also would qualify under the unusual circumstances.
2 3 4 5 6 7 8 9 10	circumstances, was that in place when you became the chief FOIA officer A Yes. Q in 2017? A Yes. Q And who was the chief before you? A It was a gentleman by the name of Stacey Strayer. Q All right. And how long have you been working in DEA FOIA?	2 3 4 5 6 7 8 9 10 11	divisions. We don't have access to their records. We have to rely on the owners to provide the material to us. So we primarily invoke it for the first prong. There are two other prongs, one being any time that we have to consult with other agencies that may have equities in the documents. That also would qualify under the unusual circumstances. Q Well, so and I want to break down
2 3 4 5 6 7 8 9 10 11	circumstances, was that in place when you became the chief FOIA officer A Yes. Q in 2017? A Yes. Q And who was the chief before you? A It was a gentleman by the name of Stacey Strayer. Q All right. And how long have you been working in DEA FOIA? A In FOIA, since 2017.	2 3 4 5 6 7 8 9 10 11 12	divisions. We don't have access to their records. We have to rely on the owners to provide the material to us. So we primarily invoke it for the first prong. There are two other prongs, one being any time that we have to consult with other agencies that may have equities in the documents. That also would qualify under the unusual circumstances. Q Well, so and I want to break down your answer there because and you've read the
2 3 4 5 6 7 8 9 10 11 12 13	circumstances, was that in place when you became the chief FOIA officer A Yes. Q in 2017? A Yes. Q And who was the chief before you? A It was a gentleman by the name of Stacey Strayer. Q All right. And how long have you been working in DEA FOIA? A In FOIA, since 2017. Q Didn't you work in records before that?	2 3 4 5 6 7 8 9 10 11 12 13	divisions. We don't have access to their records. We have to rely on the owners to provide the material to us. So we primarily invoke it for the first prong. There are two other prongs, one being any time that we have to consult with other agencies that may have equities in the documents. That also would qualify under the unusual circumstances. Q Well, so and I want to break down your answer there because and you've read the FOIA statute, right?
2 3 4 5 6 7 8 9 10 11 12 13	circumstances, was that in place when you became the chief FOIA officer A Yes. Q in 2017? A Yes. Q And who was the chief before you? A It was a gentleman by the name of Stacey Strayer. Q All right. And how long have you been working in DEA FOIA? A In FOIA, since 2017. Q Didn't you work in records before that? A So yes. I used to be the section	2 3 4 5 6 7 8 9 10 11 12 13 14	divisions. We don't have access to their records. We have to rely on the owners to provide the material to us. So we primarily invoke it for the first prong. There are two other prongs, one being any time that we have to consult with other agencies that may have equities in the documents. That also would qualify under the unusual circumstances. Q Well, so and I want to break down your answer there because and you've read the FOIA statute, right? A Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	circumstances, was that in place when you became the chief FOIA officer A Yes. Q in 2017? A Yes. Q And who was the chief before you? A It was a gentleman by the name of Stacey Strayer. Q All right. And how long have you been working in DEA FOIA? A In FOIA, since 2017. Q Didn't you work in records before that? A So yes. I used to be the section chief over FOIA, records management and	2 3 4 5 6 7 8 9 10 11 12 13 14 15	divisions. We don't have access to their records. We have to rely on the owners to provide the material to us. So we primarily invoke it for the first prong. There are two other prongs, one being any time that we have to consult with other agencies that may have equities in the documents. That also would qualify under the unusual circumstances. Q Well, so and I want to break down your answer there because and you've read the FOIA statute, right? A Yes. Q It uses the word "establishments,"
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	circumstances, was that in place when you became the chief FOIA officer A Yes. Q in 2017? A Yes. Q And who was the chief before you? A It was a gentleman by the name of Stacey Strayer. Q All right. And how long have you been working in DEA FOIA? A In FOIA, since 2017. Q Didn't you work in records before that? A So yes. I used to be the section chief over FOIA, records management and investigative records.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	divisions. We don't have access to their records. We have to rely on the owners to provide the material to us. So we primarily invoke it for the first prong. There are two other prongs, one being any time that we have to consult with other agencies that may have equities in the documents. That also would qualify under the unusual circumstances. Q Well, so and I want to break down your answer there because and you've read the FOIA statute, right? A Yes. Q It uses the word "establishments," right?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	circumstances, was that in place when you became the chief FOIA officer A Yes. Q in 2017? A Yes. Q And who was the chief before you? A It was a gentleman by the name of Stacey Strayer. Q All right. And how long have you been working in DEA FOIA? A In FOIA, since 2017. Q Didn't you work in records before that? A So yes. I used to be the section chief over FOIA, records management and investigative records. After I had been in this role for two	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	divisions. We don't have access to their records. We have to rely on the owners to provide the material to us. So we primarily invoke it for the first prong. There are two other prongs, one being any time that we have to consult with other agencies that may have equities in the documents. That also would qualify under the unusual circumstances. Q Well, so and I want to break down your answer there because and you've read the FOIA statute, right? A Yes. Q It uses the word "establishments," right? A Uh-huh.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	circumstances, was that in place when you became the chief FOIA officer A Yes. Q in 2017? A Yes. Q And who was the chief before you? A It was a gentleman by the name of Stacey Strayer. Q All right. And how long have you been working in DEA FOIA? A In FOIA, since 2017. Q Didn't you work in records before that? A So yes. I used to be the section chief over FOIA, records management and investigative records. After I had been in this role for two years, I had I wrote a proposal asking upper	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	divisions. We don't have access to their records. We have to rely on the owners to provide the material to us. So we primarily invoke it for the first prong. There are two other prongs, one being any time that we have to consult with other agencies that may have equities in the documents. That also would qualify under the unusual circumstances. Q Well, so and I want to break down your answer there because and you've read the FOIA statute, right? A Yes. Q It uses the word "establishments," right? A Uh-huh. Q Like establishments separate from the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	circumstances, was that in place when you became the chief FOIA officer A Yes. Q in 2017? A Yes. Q And who was the chief before you? A It was a gentleman by the name of Stacey Strayer. Q All right. And how long have you been working in DEA FOIA? A In FOIA, since 2017. Q Didn't you work in records before that? A So yes. I used to be the section chief over FOIA, records management and investigative records. After I had been in this role for two years, I had I wrote a proposal asking upper management to split our section. I wanted to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	divisions. We don't have access to their records. We have to rely on the owners to provide the material to us. So we primarily invoke it for the first prong. There are two other prongs, one being any time that we have to consult with other agencies that may have equities in the documents. That also would qualify under the unusual circumstances. Q Well, so and I want to break down your answer there because and you've read the FOIA statute, right? A Yes. Q It uses the word "establishments," right? A Uh-huh. Q Like establishments separate from the office processing the request?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	circumstances, was that in place when you became the chief FOIA officer A Yes. Q in 2017? A Yes. Q And who was the chief before you? A It was a gentleman by the name of Stacey Strayer. Q All right. And how long have you been working in DEA FOIA? A In FOIA, since 2017. Q Didn't you work in records before that? A So yes. I used to be the section chief over FOIA, records management and investigative records. After I had been in this role for two years, I had I wrote a proposal asking upper management to split our section. I wanted to basically turn FOIA into a section with three	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	divisions. We don't have access to their records. We have to rely on the owners to provide the material to us. So we primarily invoke it for the first prong. There are two other prongs, one being any time that we have to consult with other agencies that may have equities in the documents. That also would qualify under the unusual circumstances. Q Well, so and I want to break down your answer there because and you've read the FOIA statute, right? A Yes. Q It uses the word "establishments," right? A Uh-huh. Q Like establishments separate from the office processing the request? A Yes.

1	A Yes.	1	A It would apply. And if I could share
2	Q different physical locations	2	one more example.
3	elsewhere in the country, that let's put that	3	Q Sure.
4	into one bucket. Do you follow me?	4	A We have some offices that are part of
5	A Yes.	5	headquarters that are not physically located in
6	Q But as I understand what you're	6	the same buildings as the FOIA office. They are
7	where where is like what building is the	7	located in other parts of Virginia.
8	DEA FOIA office in?	8	For example, our Information Technology
9	A We're part of DEA headquarters in	9	Division. If I get a FOIA request specifically
10	Arlington, Virginia.	10	for e-mail records, I cannot access anyone's
11	Q Okay. And there other DEA divisions	11	e-mail records. I have to rely on the
12	that are physically in headquarters, right?	12	Information Technology Division to do that
13	A That is correct.	13	search. They are physically located outside of
14	Q And the way I understand what you're	14	headquarters in another part of Virginia. They
15	saying is that the agency interprets unusual	15	are the office that would provide those
16	circumstances to mean across the hallway is	16	responsive materials to us.
17	unusual circumstances if that's not the DEA FOIA	17	Q Is that the Morrissette building?
18	office; is that fair?	18	A No. That's that's actually our
19	A Yes.	19	mailing address. So that's that's not
20	Q Okay. So if I had a if I took my	20	where that's not our physical address.
21	outline here and walked across the hallway and	21	Q But that's a building that you're
22	put it in someone else's office and that person	22	referring to in Northern Virginia?
	Page 70		Page 72
1	worked in some other division, we're now in	1	A It is a building in Northern Virginia.
2	in we're now outside the FOIA office, right?	2	Q Right. That's like 30 minutes away
3	A Uh-huh. Correct.	3	from headquarters
4	Q Okay. And that's like 10 feet away.	4	A Uh-huh.
5	A Correct.	5	Q or less, right?
6	Q Is that fair?	6	A But that is not where the Information
7	A Correct.	7	Technology Division is located
8	Q Okay. So this is a game of inches,	8	Q Okay. Well
9	right?	9	A no.
10	MR. RODRIGUEZ: Objection.	10	Q we don't need to get into
11	Argumentative.	11	A Right.
12	MR. ZORN: Okay.	12	Q specifically where it is, but it's
13	MR. RODRIGUEZ: You can answer.	13	in the same state, though, right?
14	MR. ZORN: No. I withdraw the	14	A In the same state.
15	question.	15	Q So but obtaining those records from
16	BY MR. ZORN	16	the IT Division is is done over the Internet,
17	Q You any any time you venture	17	true?
18	no matter how far outside the FOIA office one is,	18	A It is done through an electronic means.
19	whether cyberspace or physically, if you are	19	Q So no one's physically going down and
20	outside the FOIA office but in the same building,	20	like, picking up, like, a box of records or even
21	you're the unusual circumstances applies,	21	a USB drive, right?
22	according to the agency?	22	A Not for e-mail records, no.
44	Page 71		Page 73

1	Q Okay. So it's really, you know and	1	A No, it was not.
2	maybe you can't answer this but it's not any	2	Q And maybe it just grew over time; fair?
3	more or less convenient than if it were in the	3	A I just want to make sure I'm following
4	same building, because it's transmitted the same	4	the line of questioning here.
5	way, right?	5	So if we're talking about the vast
6	A The process would be the same if they	6	like the sheer volume of record systems that are
7	were physically located inside of our meaning	7	out there, yes, we do we do not I did not
8	a part of headquarters in Arlington.	8	create that, right?
9	Q Right. So would you say that that	9	Q Right.
10	invoking the unusual circumstances would be	10	A But, again, I don't we do not the
11	necessary to process a request that was	11	FOIA office does not have access to the material
12	electronically transmitted outside versus one	12	that is in all of those 150-plus systems.
13	that would be electronically processed inside?	13	Q So do you happen to know when DEA
14	A Correct.	14	adopted this interpretation of unusual
15	Q There's no, like, additional cost or	15	circumstances?
16	time based on where the documents are located if	16	A We have been following this for
17	the transfer is going to be electronic; is that	17	again, we follow the DOJ FOIA regulations. All
18	fair?	18	of the components under DOJ are following the
19	A That's fair.	19	same regulations.
20	Q But there is there is an access	20	So our interpretation and OIP's
21	concern, and that's kind of what you've been	21	interpretation of the statute is that if we have
22	testifying about, right? Like you personally	22	to if we do not have access to the records, we
	Page 74		Page 76
	T		1 1 1 1 1 6
1	sorry. Let me let me just I'll just strike	1	have to go, you know, physically outside of our
2	all that, and let me reask the question.	2	office to gain access to those records, we would
2 3	all that, and let me reask the question. Like you, Ms. Miller, can't access	2 3	office to gain access to those records, we would invoke unusual circumstances.
2 3 4	all that, and let me reask the question. Like you, Ms. Miller, can't access those records, right?	2 3 4	office to gain access to those records, we would invoke unusual circumstances. Q So this is not a DEA policy. It is a
2 3 4 5	all that, and let me reask the question. Like you, Ms. Miller, can't access those records, right? A Correct.	2 3 4 5	office to gain access to those records, we would invoke unusual circumstances. Q So this is not a DEA policy. It is a Department of Justice
2 3 4 5 6	all that, and let me reask the question. Like you, Ms. Miller, can't access those records, right? A Correct. Q You need to reach out to another	2 3 4 5 6	office to gain access to those records, we would invoke unusual circumstances. Q So this is not a DEA policy. It is a Department of Justice A Department-wide.
2 3 4 5 6 7	all that, and let me reask the question. Like you, Ms. Miller, can't access those records, right? A Correct. Q You need to reach out to another division within DEA to get access to the records,	2 3 4 5 6 7	office to gain access to those records, we would invoke unusual circumstances. Q So this is not a DEA policy. It is a Department of Justice A Department-wide. Q Okay. So this is the entire
2 3 4 5 6 7 8	all that, and let me reask the question. Like you, Ms. Miller, can't access those records, right? A Correct. Q You need to reach out to another division within DEA to get access to the records, right?	2 3 4 5 6 7 8	office to gain access to those records, we would invoke unusual circumstances. Q So this is not a DEA policy. It is a Department of Justice A Department-wide. Q Okay. So this is the entire Department of Justice, it is its position that if
2 3 4 5 6 7 8 9	all that, and let me reask the question. Like you, Ms. Miller, can't access those records, right? A Correct. Q You need to reach out to another division within DEA to get access to the records, right? A Correct.	2 3 4 5 6 7 8 9	office to gain access to those records, we would invoke unusual circumstances. Q So this is not a DEA policy. It is a Department of Justice A Department-wide. Q Okay. So this is the entire Department of Justice, it is its position that if a record is outside the FOIA office that unusual
2 3 4 5 6 7 8 9	all that, and let me reask the question. Like you, Ms. Miller, can't access those records, right? A Correct. Q You need to reach out to another division within DEA to get access to the records, right? A Correct. Q And that necessarily takes additional	2 3 4 5 6 7 8 9	office to gain access to those records, we would invoke unusual circumstances. Q So this is not a DEA policy. It is a Department of Justice A Department-wide. Q Okay. So this is the entire Department of Justice, it is its position that if a record is outside the FOIA office that unusual circumstances applies?
2 3 4 5 6 7 8 9 10	all that, and let me reask the question. Like you, Ms. Miller, can't access those records, right? A Correct. Q You need to reach out to another division within DEA to get access to the records, right? A Correct. Q And that necessarily takes additional time, right?	2 3 4 5 6 7 8 9 10 11	office to gain access to those records, we would invoke unusual circumstances. Q So this is not a DEA policy. It is a Department of Justice A Department-wide. Q Okay. So this is the entire Department of Justice, it is its position that if a record is outside the FOIA office that unusual circumstances applies? A Correct.
2 3 4 5 6 7 8 9 10 11	all that, and let me reask the question. Like you, Ms. Miller, can't access those records, right? A Correct. Q You need to reach out to another division within DEA to get access to the records, right? A Correct. Q And that necessarily takes additional time, right? A It takes time. It does.	2 3 4 5 6 7 8 9 10 11 12	office to gain access to those records, we would invoke unusual circumstances. Q So this is not a DEA policy. It is a Department of Justice A Department-wide. Q Okay. So this is the entire Department of Justice, it is its position that if a record is outside the FOIA office that unusual circumstances applies? A Correct. Q That's the United States Department
2 3 4 5 6 7 8 9 10 11 12 13	all that, and let me reask the question. Like you, Ms. Miller, can't access those records, right? A Correct. Q You need to reach out to another division within DEA to get access to the records, right? A Correct. Q And that necessarily takes additional time, right? A It takes time. It does. Q So there is a and you did not create	2 3 4 5 6 7 8 9 10 11 12 13	office to gain access to those records, we would invoke unusual circumstances. Q So this is not a DEA policy. It is a Department of Justice A Department-wide. Q Okay. So this is the entire Department of Justice, it is its position that if a record is outside the FOIA office that unusual circumstances applies? A Correct. Q That's the United States Department of Justice is taking that that position under
2 3 4 5 6 7 8 9 10 11 12 13 14	all that, and let me reask the question. Like you, Ms. Miller, can't access those records, right? A Correct. Q You need to reach out to another division within DEA to get access to the records, right? A Correct. Q And that necessarily takes additional time, right? A It takes time. It does. Q So there is a and you did not create that process, did you?	2 3 4 5 6 7 8 9 10 11 12 13	office to gain access to those records, we would invoke unusual circumstances. Q So this is not a DEA policy. It is a Department of Justice A Department-wide. Q Okay. So this is the entire Department of Justice, it is its position that if a record is outside the FOIA office that unusual circumstances applies? A Correct. Q That's the United States Department of Justice is taking that that position under oath today in this this room?
2 3 4 5 6 7 8 9 10 11 12 13 14 15	all that, and let me reask the question. Like you, Ms. Miller, can't access those records, right? A Correct. Q You need to reach out to another division within DEA to get access to the records, right? A Correct. Q And that necessarily takes additional time, right? A It takes time. It does. Q So there is a and you did not create that process, did you? A The search process?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	office to gain access to those records, we would invoke unusual circumstances. Q So this is not a DEA policy. It is a Department of Justice A Department-wide. Q Okay. So this is the entire Department of Justice, it is its position that if a record is outside the FOIA office that unusual circumstances applies? A Correct. Q That's the United States Department of Justice is taking that that position under oath today in this this room? A We have consulted with OIP on this
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	all that, and let me reask the question. Like you, Ms. Miller, can't access those records, right? A Correct. Q You need to reach out to another division within DEA to get access to the records, right? A Correct. Q And that necessarily takes additional time, right? A It takes time. It does. Q So there is a and you did not create that process, did you? A The search process? Q Well, just even the way this is	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	office to gain access to those records, we would invoke unusual circumstances. Q So this is not a DEA policy. It is a Department of Justice A Department-wide. Q Okay. So this is the entire Department of Justice, it is its position that if a record is outside the FOIA office that unusual circumstances applies? A Correct. Q That's the United States Department of Justice is taking that that position under oath today in this this room? A We have consulted with OIP on this issue, and their position is that, yes, if it is
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	all that, and let me reask the question. Like you, Ms. Miller, can't access those records, right? A Correct. Q You need to reach out to another division within DEA to get access to the records, right? A Correct. Q And that necessarily takes additional time, right? A It takes time. It does. Q So there is a and you did not create that process, did you? A The search process? Q Well, just even the way this is structured. Like, that was in place when you got	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	office to gain access to those records, we would invoke unusual circumstances. Q So this is not a DEA policy. It is a Department of Justice A Department-wide. Q Okay. So this is the entire Department of Justice, it is its position that if a record is outside the FOIA office that unusual circumstances applies? A Correct. Q That's the United States Department of Justice is taking that that position under oath today in this this room? A We have consulted with OIP on this issue, and their position is that, yes, if it is outside of our own office again, we don't have
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	all that, and let me reask the question. Like you, Ms. Miller, can't access those records, right? A Correct. Q You need to reach out to another division within DEA to get access to the records, right? A Correct. Q And that necessarily takes additional time, right? A It takes time. It does. Q So there is a and you did not create that process, did you? A The search process? Q Well, just even the way this is structured. Like, that was in place when you got there.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	office to gain access to those records, we would invoke unusual circumstances. Q So this is not a DEA policy. It is a Department of Justice A Department-wide. Q Okay. So this is the entire Department of Justice, it is its position that if a record is outside the FOIA office that unusual circumstances applies? A Correct. Q That's the United States Department of Justice is taking that that position under oath today in this this room? A We have consulted with OIP on this issue, and their position is that, yes, if it is outside of our own office again, we don't have access to the material. We have to rely on
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	all that, and let me reask the question. Like you, Ms. Miller, can't access those records, right? A Correct. Q You need to reach out to another division within DEA to get access to the records, right? A Correct. Q And that necessarily takes additional time, right? A It takes time. It does. Q So there is a and you did not create that process, did you? A The search process? Q Well, just even the way this is structured. Like, that was in place when you got there. A That was in place when I arrived.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	office to gain access to those records, we would invoke unusual circumstances. Q So this is not a DEA policy. It is a Department of Justice A Department-wide. Q Okay. So this is the entire Department of Justice, it is its position that if a record is outside the FOIA office that unusual circumstances applies? A Correct. Q That's the United States Department of Justice is taking that that position under oath today in this this room? A We have consulted with OIP on this issue, and their position is that, yes, if it is outside of our own office again, we don't have access to the material. We have to rely on offices across DEA that unusual circumstances
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	all that, and let me reask the question. Like you, Ms. Miller, can't access those records, right? A Correct. Q You need to reach out to another division within DEA to get access to the records, right? A Correct. Q And that necessarily takes additional time, right? A It takes time. It does. Q So there is a and you did not create that process, did you? A The search process? Q Well, just even the way this is structured. Like, that was in place when you got there. A That was in place when I arrived. Q Right. So and so that wasn't like a	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	office to gain access to those records, we would invoke unusual circumstances. Q So this is not a DEA policy. It is a Department of Justice A Department-wide. Q Okay. So this is the entire Department of Justice, it is its position that if a record is outside the FOIA office that unusual circumstances applies? A Correct. Q That's the United States Department of Justice is taking that that position under oath today in this this room? A We have consulted with OIP on this issue, and their position is that, yes, if it is outside of our own office again, we don't have access to the material. We have to rely on offices across DEA that unusual circumstances does apply.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	all that, and let me reask the question. Like you, Ms. Miller, can't access those records, right? A Correct. Q You need to reach out to another division within DEA to get access to the records, right? A Correct. Q And that necessarily takes additional time, right? A It takes time. It does. Q So there is a and you did not create that process, did you? A The search process? Q Well, just even the way this is structured. Like, that was in place when you got there. A That was in place when I arrived. Q Right. So and so that wasn't like a design choice that Ms. Kelleigh Miller made about	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	office to gain access to those records, we would invoke unusual circumstances. Q So this is not a DEA policy. It is a Department of Justice A Department-wide. Q Okay. So this is the entire Department of Justice, it is its position that if a record is outside the FOIA office that unusual circumstances applies? A Correct. Q That's the United States Department of Justice is taking that that position under oath today in this this room? A We have consulted with OIP on this issue, and their position is that, yes, if it is outside of our own office again, we don't have access to the material. We have to rely on offices across DEA that unusual circumstances does apply. Q And, again, I'm not suggesting that
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	all that, and let me reask the question. Like you, Ms. Miller, can't access those records, right? A Correct. Q You need to reach out to another division within DEA to get access to the records, right? A Correct. Q And that necessarily takes additional time, right? A It takes time. It does. Q So there is a and you did not create that process, did you? A The search process? Q Well, just even the way this is structured. Like, that was in place when you got there. A That was in place when I arrived. Q Right. So and so that wasn't like a	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	office to gain access to those records, we would invoke unusual circumstances. Q So this is not a DEA policy. It is a Department of Justice A Department-wide. Q Okay. So this is the entire Department of Justice, it is its position that if a record is outside the FOIA office that unusual circumstances applies? A Correct. Q That's the United States Department of Justice is taking that that position under oath today in this this room? A We have consulted with OIP on this issue, and their position is that, yes, if it is outside of our own office again, we don't have access to the material. We have to rely on offices across DEA that unusual circumstances does apply.

```
1
     the way it did. But let's say an office did
                                                          1
                                                               happen to know if any of those other components
 2
     intentionally structure it that way. It --
                                                          2
                                                              have FOIA offices like DEA?
 3
     the -- basically, there's nothing to stop an
                                                          3
                                                                  A They all have FOIA offices, but I can't
                                                               speak to their record systems and operations
 4
     agency from creating a FOIA office and divesting
                                                          4
 5
     it of records, is there?
                                                          5
                                                               specifically.
           MR. RODRIGUEZ: Objection. Foundation.
                                                          6
                                                                  Q And you're not here to testify on
 6
 7
           THE WITNESS: I'm not sure I understand
                                                          7
                                                               behalf of those.
                                                          8
 8
     the question. I'm sorry.
                                                                     But, you know, my question is, you
 9
     BY MR. ZORN
                                                          9
                                                               know -- you know, there's nothing that restricts
10
        Q Well, let me -- let me lay some
                                                         10
                                                               an agency from being able to have a FOIA office
11
     foundation.
                                                         11
                                                               with no records, right?
12
           So the way DOJ processes requests is it
                                                         12
                                                                  A There -- I'm not sure how to best
13
     farms out to its components; fair?
                                                         13
                                                               answer this. There's nothing that restricts,
14
        A At DEA, yes. We --
                                                         14
                                                               but, again, when you're talking about an office
        O DOJ --
15
                                                               of 18 people, it would be next to impossible for
                                                         15
        A -- farm out --
                                                               us to gain access to 150 systems, know how they
16
                                                         16
17
        Q DOJ. So DOJ doesn't -- DOJ doesn't
                                                         17
                                                               operate, know where to find, locate their
     actually have a FOIA office, right?
18
                                                         18
                                                               records.
19
        A Well, the Office of Information Policy,
                                                         19
                                                                     This is an impossible operation. I
20
     I would consider to be their FOIA office.
                                                         20
                                                               would have to have a much larger staff and -- and
21
                                                         21
        O Right. And there are documents
                                                               the ability to learn the ins and outs of all the
22
     produced in this case that break down by
                                                         22
                                                               various systems. It just doesn't make a lot of
                                                 Page 78
                                                                                                           Page 80
 1
     different DOJ components, such as ATF, FBI, DEA, 1
                                                              sense.
 2
     and each of those components handles their own --
                                                          2
                                                                  Q But -- but I guess my question is
 3
        A Their own --
                                                          3
                                                              just -- there's -- there's no --
 4
        Q -- FOIA requests?
                                                          4
                                                              there's nothing in the law that -- that precludes
 5
                                                              an agency such as DEA that you are aware of from
        A Uh-huh.
                                                          5
 6
        Q Yeah. So -- and what you said about
                                                              just not keeping any records at all, right?
                                                          6
 7
     the policy today, testifying as Department of
                                                          7
                                                                  A The records that we have would be
 8
     Justice, that's the policy across every component
                                                          8
                                                              housed in FOIAXpress. So as we mentioned -- as I
 9
     in the -- the --
                                                          9
                                                              mentioned previously, there are a number of
10
        A We --
                                                              requests that we receive. We've gotten that
                                                         10
11
        Q -- Department of Justice?
                                                         11
                                                              exact request in the past. We would go into the
12
        A We all follow the Department of Justice
                                                         12
                                                              system, reproduce and release those records.
13
     FOIA regulations, yes.
                                                         13
                                                                     There are -- there are other
14
                                                         14
        Q Okay. So that's -- that's the ATF's
                                                              circumstances where, again, we would not invoke
15
     policy.
                                                              unusual circumstances. For example, if there are
                                                         15
16
        A Uh-huh.
                                                         16
                                                              no -- if there are no records, if we know from
17
        Q And I'm mindful of Judge Hughes's sort
                                                         17
                                                              the beginning of the receipt of that request, I
18
     of limitation, but I'm just talking about the DOJ
                                                              don't have any records on this matter, a letter
                                                         18
19
     policy here. That's the FBI policy. It's the
                                                         19
                                                              is going to go out to the requester telling them
20
                                                         20
     ATF policy. Fair?
                                                              that. I'm not invoking unusual circumstances.
21
        A Yes.
                                                         21
                                                                  Q Well, interestingly, though -- let's --
                                                         22
22
        Q Okay. And -- and, you know, do you
                                                              let's start on that, because one of the topics
                                                 Page 79
                                                                                                           Page 81
```

1	noticed today are my requests. And one of my	1	you know, or transcripts from an ALJ case, yes,
2	requests, there wasn't any responsive records.	2	I'm going to the Office of Administrative Law
3	Do you recall that?	3	Judge to get those records.
4	A You had I believe there were two	4	Q And filings in DEA administrative cases
5	that we did searches and which yielded no	5	are done through an e-mail inbox, true?
6	records.	6	A I do not have any knowledge of that.
7	Q In fact, one of those records related	7	Q Okay. Well, this is a noticed topic,
8	to one of those requests related to	8	and I don't want to dwell on it, but I believe
9	transcripts from a 1975 proceeding. Do you do	9	let's see. We have the exhibit, the notice, up,
10	you	10	right, which is records from DEA proceedings,
11	A I do	11	which is I guess I can ask the question
12	Q recall that?	12	differently and maybe maybe you will know.
13	A recall that, yes.	13	This is F13 and 14, but
14	Q Yes. And there were no records on	14	MR. RODRIGUEZ: Yeah. Just to be
15	that, but the agency did invoke unusual	15	clear
16	circumstances, didn't it?	16	MR. ZORN: Yeah.
17	A Yes.	17	MR. RODRIGUEZ: I mean, we
18	Q And so, in fact, there are situations	18	interpreted these topics as they relate to FOIA.
19	where the agency invokes unusual circumstances,	19	I mean, to the extent that you want her to speak
20	but there are no records, right?	20	to recordkeeping in administrative proceedings
21	A Yeah. So that situation is a little	21	unrelated to FOIA, I mean, we didn't prepare for
22	different than what I was just describing. So,	22	that, and I don't I don't
	Page 82		Page 84
1	again, in this situation, we have to do a	1	MR. ZORN: Yeah. And to be fair,
1 2	again, in this situation, we have to do a search we'd have to go to the Office of the	1 2	MR. ZORN: Yeah. And to be fair, Jimmy, I'm reading exactly what the topic is, and
			•
2	search we'd have to go to the Office of the	2	Jimmy, I'm reading exactly what the topic is, and I think she is providing the MR. RODRIGUEZ: Okay.
2 3	search we'd have to go to the Office of the Administrative Law Judges. Again, we have no	2 3	Jimmy, I'm reading exactly what the topic is, and I think she is providing the
2 3 4	search we'd have to go to the Office of the Administrative Law Judges. Again, we have no access to their records. Their records are	2 3 4	Jimmy, I'm reading exactly what the topic is, and I think she is providing the MR. RODRIGUEZ: Okay.
2 3 4 5	search we'd have to go to the Office of the Administrative Law Judges. Again, we have no access to their records. Their records are maintained both electronically, and some of their	2 3 4 5	Jimmy, I'm reading exactly what the topic is, and I think she is providing the MR. RODRIGUEZ: Okay. MR. ZORN: information which is
2 3 4 5 6	search we'd have to go to the Office of the Administrative Law Judges. Again, we have no access to their records. Their records are maintained both electronically, and some of their records are even housed in the Federal Records	2 3 4 5 6	Jimmy, I'm reading exactly what the topic is, and I think she is providing the MR. RODRIGUEZ: Okay. MR. ZORN: information which is she's talking basically, the topic is records
2 3 4 5 6 7	search we'd have to go to the Office of the Administrative Law Judges. Again, we have no access to their records. Their records are maintained both electronically, and some of their records are even housed in the Federal Records Center, which is in another state.	2 3 4 5 6 7	Jimmy, I'm reading exactly what the topic is, and I think she is providing the MR. RODRIGUEZ: Okay. MR. ZORN: information which is she's talking basically, the topic is records already filed. So I'm not expecting her to be
2 3 4 5 6 7 8	search we'd have to go to the Office of the Administrative Law Judges. Again, we have no access to their records. Their records are maintained both electronically, and some of their records are even housed in the Federal Records Center, which is in another state. So, again, we have to rely on the	2 3 4 5 6 7 8	Jimmy, I'm reading exactly what the topic is, and I think she is providing the MR. RODRIGUEZ: Okay. MR. ZORN: information which is she's talking basically, the topic is records already filed. So I'm not expecting her to be knowledgeable about the filing process because
2 3 4 5 6 7 8 9	search we'd have to go to the Office of the Administrative Law Judges. Again, we have no access to their records. Their records are maintained both electronically, and some of their records are even housed in the Federal Records Center, which is in another state. So, again, we have to rely on the owners in that office, the custodians, record	2 3 4 5 6 7 8 9	Jimmy, I'm reading exactly what the topic is, and I think she is providing the MR. RODRIGUEZ: Okay. MR. ZORN: information which is she's talking basically, the topic is records already filed. So I'm not expecting her to be knowledgeable about the filing process because that wasn't, you know
2 3 4 5 6 7 8 9	search we'd have to go to the Office of the Administrative Law Judges. Again, we have no access to their records. Their records are maintained both electronically, and some of their records are even housed in the Federal Records Center, which is in another state. So, again, we have to rely on the owners in that office, the custodians, record custodians, to retrieve all of that all of the	2 3 4 5 6 7 8 9	Jimmy, I'm reading exactly what the topic is, and I think she is providing the MR. RODRIGUEZ: Okay. MR. ZORN: information which is she's talking basically, the topic is records already filed. So I'm not expecting her to be knowledgeable about the filing process because that wasn't, you know MR. RODRIGUEZ: But, I mean, you're
2 3 4 5 6 7 8 9 10 11	search we'd have to go to the Office of the Administrative Law Judges. Again, we have no access to their records. Their records are maintained both electronically, and some of their records are even housed in the Federal Records Center, which is in another state. So, again, we have to rely on the owners in that office, the custodians, record custodians, to retrieve all of that all of the responsive material and provide it to our office.	2 3 4 5 6 7 8 9 10	Jimmy, I'm reading exactly what the topic is, and I think she is providing the MR. RODRIGUEZ: Okay. MR. ZORN: information which is she's talking basically, the topic is records already filed. So I'm not expecting her to be knowledgeable about the filing process because that wasn't, you know MR. RODRIGUEZ: But, I mean, you're certainly welcome to ask, and if she has personal
2 3 4 5 6 7 8 9 10 11 12	search we'd have to go to the Office of the Administrative Law Judges. Again, we have no access to their records. Their records are maintained both electronically, and some of their records are even housed in the Federal Records Center, which is in another state. So, again, we have to rely on the owners in that office, the custodians, record custodians, to retrieve all of that all of the responsive material and provide it to our office. Q So, you know, I want to go back to all	2 3 4 5 6 7 8 9 10 11 12	Jimmy, I'm reading exactly what the topic is, and I think she is providing the MR. RODRIGUEZ: Okay. MR. ZORN: information which is she's talking basically, the topic is records already filed. So I'm not expecting her to be knowledgeable about the filing process because that wasn't, you know MR. RODRIGUEZ: But, I mean, you're certainly welcome to ask, and if she has personal knowledge
2 3 4 5 6 7 8 9 10 11 12 13	search we'd have to go to the Office of the Administrative Law Judges. Again, we have no access to their records. Their records are maintained both electronically, and some of their records are even housed in the Federal Records Center, which is in another state. So, again, we have to rely on the owners in that office, the custodians, record custodians, to retrieve all of that all of the responsive material and provide it to our office. Q So, you know, I want to go back to all this, but now that we're talking about the ALJ's	2 3 4 5 6 7 8 9 10 11 12 13	Jimmy, I'm reading exactly what the topic is, and I think she is providing the MR. RODRIGUEZ: Okay. MR. ZORN: information which is she's talking basically, the topic is records already filed. So I'm not expecting her to be knowledgeable about the filing process because that wasn't, you know MR. RODRIGUEZ: But, I mean, you're certainly welcome to ask, and if she has personal knowledge MR. ZORN: That that's fine.
2 3 4 5 6 7 8 9 10 11 12 13 14	search we'd have to go to the Office of the Administrative Law Judges. Again, we have no access to their records. Their records are maintained both electronically, and some of their records are even housed in the Federal Records Center, which is in another state. So, again, we have to rely on the owners in that office, the custodians, record custodians, to retrieve all of that all of the responsive material and provide it to our office. Q So, you know, I want to go back to all this, but now that we're talking about the ALJ's office, this is another topic, which is	2 3 4 5 6 7 8 9 10 11 12 13 14	Jimmy, I'm reading exactly what the topic is, and I think she is providing the MR. RODRIGUEZ: Okay. MR. ZORN: information which is she's talking basically, the topic is records already filed. So I'm not expecting her to be knowledgeable about the filing process because that wasn't, you know MR. RODRIGUEZ: But, I mean, you're certainly welcome to ask, and if she has personal knowledge MR. ZORN: That that's fine. MR. RODRIGUEZ: Yeah.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	search we'd have to go to the Office of the Administrative Law Judges. Again, we have no access to their records. Their records are maintained both electronically, and some of their records are even housed in the Federal Records Center, which is in another state. So, again, we have to rely on the owners in that office, the custodians, record custodians, to retrieve all of that all of the responsive material and provide it to our office. Q So, you know, I want to go back to all this, but now that we're talking about the ALJ's office, this is another topic, which is administrative proceedings.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Jimmy, I'm reading exactly what the topic is, and I think she is providing the MR. RODRIGUEZ: Okay. MR. ZORN: information which is she's talking basically, the topic is records already filed. So I'm not expecting her to be knowledgeable about the filing process because that wasn't, you know MR. RODRIGUEZ: But, I mean, you're certainly welcome to ask, and if she has personal knowledge MR. ZORN: That that's fine. MR. RODRIGUEZ: Yeah. MR. ZORN: I'm not like I said, I'm
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	search we'd have to go to the Office of the Administrative Law Judges. Again, we have no access to their records. Their records are maintained both electronically, and some of their records are even housed in the Federal Records Center, which is in another state. So, again, we have to rely on the owners in that office, the custodians, record custodians, to retrieve all of that all of the responsive material and provide it to our office. Q So, you know, I want to go back to all this, but now that we're talking about the ALJ's office, this is another topic, which is administrative proceedings. So are all records from administrative	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Jimmy, I'm reading exactly what the topic is, and I think she is providing the MR. RODRIGUEZ: Okay. MR. ZORN: information which is she's talking basically, the topic is records already filed. So I'm not expecting her to be knowledgeable about the filing process because that wasn't, you know MR. RODRIGUEZ: But, I mean, you're certainly welcome to ask, and if she has personal knowledge MR. ZORN: That that's fine. MR. RODRIGUEZ: Yeah. MR. ZORN: I'm not like I said, I'm not here to quiz you on what you are or are not
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	search we'd have to go to the Office of the Administrative Law Judges. Again, we have no access to their records. Their records are maintained both electronically, and some of their records are even housed in the Federal Records Center, which is in another state. So, again, we have to rely on the owners in that office, the custodians, record custodians, to retrieve all of that all of the responsive material and provide it to our office. Q So, you know, I want to go back to all this, but now that we're talking about the ALJ's office, this is another topic, which is administrative proceedings. So are all records from administrative proceedings kept in the ALJ's office?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Jimmy, I'm reading exactly what the topic is, and I think she is providing the MR. RODRIGUEZ: Okay. MR. ZORN: information which is she's talking basically, the topic is records already filed. So I'm not expecting her to be knowledgeable about the filing process because that wasn't, you know MR. RODRIGUEZ: But, I mean, you're certainly welcome to ask, and if she has personal knowledge MR. ZORN: That that's fine. MR. RODRIGUEZ: Yeah. MR. ZORN: I'm not like I said, I'm not here to quiz you on what you are or are not prepared. I'm genuinely interested in learning.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	search we'd have to go to the Office of the Administrative Law Judges. Again, we have no access to their records. Their records are maintained both electronically, and some of their records are even housed in the Federal Records Center, which is in another state. So, again, we have to rely on the owners in that office, the custodians, record custodians, to retrieve all of that all of the responsive material and provide it to our office. Q So, you know, I want to go back to all this, but now that we're talking about the ALJ's office, this is another topic, which is administrative proceedings. So are all records from administrative proceedings kept in the ALJ's office? A Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Jimmy, I'm reading exactly what the topic is, and I think she is providing the MR. RODRIGUEZ: Okay. MR. ZORN: information which is she's talking basically, the topic is records already filed. So I'm not expecting her to be knowledgeable about the filing process because that wasn't, you know MR. RODRIGUEZ: But, I mean, you're certainly welcome to ask, and if she has personal knowledge MR. ZORN: That that's fine. MR. RODRIGUEZ: Yeah. MR. ZORN: I'm not like I said, I'm not here to quiz you on what you are or are not prepared. I'm genuinely interested in learning. MR. RODRIGUEZ: And I think on the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	search we'd have to go to the Office of the Administrative Law Judges. Again, we have no access to their records. Their records are maintained both electronically, and some of their records are even housed in the Federal Records Center, which is in another state. So, again, we have to rely on the owners in that office, the custodians, record custodians, to retrieve all of that all of the responsive material and provide it to our office. Q So, you know, I want to go back to all this, but now that we're talking about the ALJ's office, this is another topic, which is administrative proceedings. So are all records from administrative proceedings kept in the ALJ's office? A Yes. Q So this is not kept at DEA outside of	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Jimmy, I'm reading exactly what the topic is, and I think she is providing the MR. RODRIGUEZ: Okay. MR. ZORN: information which is she's talking basically, the topic is records already filed. So I'm not expecting her to be knowledgeable about the filing process because that wasn't, you know MR. RODRIGUEZ: But, I mean, you're certainly welcome to ask, and if she has personal knowledge MR. ZORN: That that's fine. MR. RODRIGUEZ: Yeah. MR. ZORN: I'm not like I said, I'm not here to quiz you on what you are or are not prepared. I'm genuinely interested in learning. MR. RODRIGUEZ: And I think on the topics where you have actual FOIA requests
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	search we'd have to go to the Office of the Administrative Law Judges. Again, we have no access to their records. Their records are maintained both electronically, and some of their records are even housed in the Federal Records Center, which is in another state. So, again, we have to rely on the owners in that office, the custodians, record custodians, to retrieve all of that all of the responsive material and provide it to our office. Q So, you know, I want to go back to all this, but now that we're talking about the ALJ's office, this is another topic, which is administrative proceedings. So are all records from administrative proceedings kept in the ALJ's office? A Yes. Q So this is not kept at DEA outside of the ALJ's office, are they?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Jimmy, I'm reading exactly what the topic is, and I think she is providing the MR. RODRIGUEZ: Okay. MR. ZORN: information which is she's talking basically, the topic is records already filed. So I'm not expecting her to be knowledgeable about the filing process because that wasn't, you know MR. RODRIGUEZ: But, I mean, you're certainly welcome to ask, and if she has personal knowledge MR. ZORN: That that's fine. MR. RODRIGUEZ: Yeah. MR. ZORN: I'm not like I said, I'm not here to quiz you on what you are or are not prepared. I'm genuinely interested in learning. MR. RODRIGUEZ: And I think on the topics where you have actual FOIA requests pending related to that, I mean, I think it's

	DV MD ZODN		211.1 1 12 A T 1 1/4
1	BY MR. ZORN	1	will help my client I don't know escape
2	Q Okay. So so forgetting about how	2	charges from the DEA.
3	how records are filed and just talking about	3	Do you do you follow me?
4	records that have already been filed in these	4	A Yes.
5	administrative proceedings, you say that those	5	Q Okay. I can't get those records any
6	are kept in the ALJ offices; true?	6	other way except through FOIA, right?
7	A Yes.	7	A That is correct.
8	Q And how does the public access those	8	Q But the likelihood I'm going to get
9	records?	9	that record before the hearing is slim, right?
10	A They would have to file a FOIA request.	10	A Depending on, again, the volume and the
11	Q And the only way a public a member	11	complexity and what's being asked, I mean, it
12	of the public can get access to those records is	12	probably would be difficult to produce in 30
13	by filing a FOIA request; true?	13	days.
14	A Yes, with the exception of things like	14	Q In fact, it's almost are you
15	the any decision or order by the	15	familiar with how these administrative hearings
16	administrative law judge is posted on DEA.gov, so	16	work? If you're not, then
17	that information is accessible to the public, but	17	A I'm not an expert in this, no.
18	anything beyond that, we would they would have	18	Q Okay. Well, let's assume from a
19	to submit a FOIA request to DEA for	19	hypothetical that the administrative law judge
20	Q So	20	requires each side to declare their evidence
21	A access.	21	within 90 days of the hearing.
22	Q And we've established that these FOIA	22	Do you follow me?
	Page 86		Page 88
1	requests that that request would	1	A Uh-huh.
1 2	requests that that request would necessarily raise unusual circumstances, true?	1 2	A Uh-huh. Q So now we're talking a month and a half
2	necessarily raise unusual circumstances, true?	2	Q So now we're talking a month and a half
2 3	necessarily raise unusual circumstances, true? A It would.	2 3	Q So now we're talking a month and a half of getting getting records that I believe are
2 3 4	necessarily raise unusual circumstances, true? A It would. Q So we're talking about more than 30	2 3 4	Q So now we're talking a month and a half of getting getting records that I believe are going to exculpate my client.
2 3 4 5	necessarily raise unusual circumstances, true? A It would. Q So we're talking about more than 30 days to deliver that request?	2 3 4 5	Q So now we're talking a month and a half of getting getting records that I believe are going to exculpate my client. Do you follow my hypothetical?
2 3 4 5 6	necessarily raise unusual circumstances, true? A It would. Q So we're talking about more than 30 days to deliver that request? A Yes.	2 3 4 5 6	Q So now we're talking a month and a half of getting getting records that I believe are going to exculpate my client. Do you follow my hypothetical? A Yes.
2 3 4 5 6 7	necessarily raise unusual circumstances, true? A It would. Q So we're talking about more than 30 days to deliver that request? A Yes. Q So I want to I want to kind of	2 3 4 5 6 7	Q So now we're talking a month and a half of getting getting records that I believe are going to exculpate my client. Do you follow my hypothetical? A Yes. Q There's there's almost no way that I
2 3 4 5 6 7 8	necessarily raise unusual circumstances, true? A It would. Q So we're talking about more than 30 days to deliver that request? A Yes. Q So I want to I want to kind of construct a hypothetical, and I'm going to ask if	2 3 4 5 6 7 8	Q So now we're talking a month and a half of getting getting records that I believe are going to exculpate my client. Do you follow my hypothetical? A Yes. Q There's there's almost no way that I can get any of those records from the ALJ's
2 3 4 5 6 7 8 9	necessarily raise unusual circumstances, true? A It would. Q So we're talking about more than 30 days to deliver that request? A Yes. Q So I want to I want to kind of construct a hypothetical, and I'm going to ask if you follow me. I I represent client A.	2 3 4 5 6 7 8 9	Q So now we're talking a month and a half of getting getting records that I believe are going to exculpate my client. Do you follow my hypothetical? A Yes. Q There's there's almost no way that I can get any of those records from the ALJ's office, is there?
2 3 4 5 6 7 8 9	necessarily raise unusual circumstances, true? A It would. Q So we're talking about more than 30 days to deliver that request? A Yes. Q So I want to I want to kind of construct a hypothetical, and I'm going to ask if you follow me. I I represent client A. Do you follow me?	2 3 4 5 6 7 8 9	Q So now we're talking a month and a half of getting getting records that I believe are going to exculpate my client. Do you follow my hypothetical? A Yes. Q There's there's almost no way that I can get any of those records from the ALJ's office, is there? A Not directly from the ALJ's office, no.
2 3 4 5 6 7 8 9 10	necessarily raise unusual circumstances, true? A It would. Q So we're talking about more than 30 days to deliver that request? A Yes. Q So I want to I want to kind of construct a hypothetical, and I'm going to ask if you follow me. I I represent client A. Do you follow me? A Uh-huh.	2 3 4 5 6 7 8 9 10 11	Q So now we're talking a month and a half of getting getting records that I believe are going to exculpate my client. Do you follow my hypothetical? A Yes. Q There's there's almost no way that I can get any of those records from the ALJ's office, is there? A Not directly from the ALJ's office, no. Q No. And if I ask well, so I'd have
2 3 4 5 6 7 8 9 10 11 12	necessarily raise unusual circumstances, true? A It would. Q So we're talking about more than 30 days to deliver that request? A Yes. Q So I want to I want to kind of construct a hypothetical, and I'm going to ask if you follow me. I I represent client A. Do you follow me? A Uh-huh. Q I'm in a	2 3 4 5 6 7 8 9 10 11 12	Q So now we're talking a month and a half of getting getting records that I believe are going to exculpate my client. Do you follow my hypothetical? A Yes. Q There's there's almost no way that I can get any of those records from the ALJ's office, is there? A Not directly from the ALJ's office, no. Q No. And if I ask well, so I'd have to file a FOIA request with your office?
2 3 4 5 6 7 8 9 10 11 12 13	necessarily raise unusual circumstances, true? A It would. Q So we're talking about more than 30 days to deliver that request? A Yes. Q So I want to I want to kind of construct a hypothetical, and I'm going to ask if you follow me. I I represent client A. Do you follow me? A Uh-huh. Q I'm in a A Yes.	2 3 4 5 6 7 8 9 10 11 12 13	Q So now we're talking a month and a half of getting getting records that I believe are going to exculpate my client. Do you follow my hypothetical? A Yes. Q There's there's almost no way that I can get any of those records from the ALJ's office, is there? A Not directly from the ALJ's office, no. Q No. And if I ask well, so I'd have to file a FOIA request with your office? A Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14	necessarily raise unusual circumstances, true? A It would. Q So we're talking about more than 30 days to deliver that request? A Yes. Q So I want to I want to kind of construct a hypothetical, and I'm going to ask if you follow me. I I represent client A. Do you follow me? A Uh-huh. Q I'm in a A Yes. Q DEA administrative proceeding.	2 3 4 5 6 7 8 9 10 11 12 13 14	Q So now we're talking a month and a half of getting getting records that I believe are going to exculpate my client. Do you follow my hypothetical? A Yes. Q There's there's almost no way that I can get any of those records from the ALJ's office, is there? A Not directly from the ALJ's office, no. Q No. And if I ask well, so I'd have to file a FOIA request with your office? A Yes. Q Your office is going to say there are
2 3 4 5 6 7 8 9 10 11 12 13 14 15	necessarily raise unusual circumstances, true? A It would. Q So we're talking about more than 30 days to deliver that request? A Yes. Q So I want to I want to kind of construct a hypothetical, and I'm going to ask if you follow me. I I represent client A. Do you follow me? A Uh-huh. Q I'm in a A Yes. Q DEA administrative proceeding. Do you follow me?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q So now we're talking a month and a half of getting getting records that I believe are going to exculpate my client. Do you follow my hypothetical? A Yes. Q There's there's almost no way that I can get any of those records from the ALJ's office, is there? A Not directly from the ALJ's office, no. Q No. And if I ask well, so I'd have to file a FOIA request with your office? A Yes. Q Your office is going to say there are unusual circumstances; true?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	necessarily raise unusual circumstances, true? A It would. Q So we're talking about more than 30 days to deliver that request? A Yes. Q So I want to I want to kind of construct a hypothetical, and I'm going to ask if you follow me. I I represent client A. Do you follow me? A Uh-huh. Q I'm in a A Yes. Q DEA administrative proceeding. Do you follow me? A Yes. Q The administrative law judge sets a	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q So now we're talking a month and a half of getting getting records that I believe are going to exculpate my client. Do you follow my hypothetical? A Yes. Q There's there's almost no way that I can get any of those records from the ALJ's office, is there? A Not directly from the ALJ's office, no. Q No. And if I ask well, so I'd have to file a FOIA request with your office? A Yes. Q Your office is going to say there are unusual circumstances; true? A Uh-huh. Yes. Q And it's going to take more than 90
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	necessarily raise unusual circumstances, true? A It would. Q So we're talking about more than 30 days to deliver that request? A Yes. Q So I want to I want to kind of construct a hypothetical, and I'm going to ask if you follow me. I I represent client A. Do you follow me? A Uh-huh. Q I'm in a A Yes. Q DEA administrative proceeding. Do you follow me? A Yes. Q The administrative law judge sets a timed hearing three months from now.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q So now we're talking a month and a half of getting getting records that I believe are going to exculpate my client. Do you follow my hypothetical? A Yes. Q There's there's almost no way that I can get any of those records from the ALJ's office, is there? A Not directly from the ALJ's office, no. Q No. And if I ask well, so I'd have to file a FOIA request with your office? A Yes. Q Your office is going to say there are unusual circumstances; true? A Uh-huh. Yes. Q And it's going to take more than 90 days for me to get those records; true?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	necessarily raise unusual circumstances, true? A It would. Q So we're talking about more than 30 days to deliver that request? A Yes. Q So I want to I want to kind of construct a hypothetical, and I'm going to ask if you follow me. I I represent client A. Do you follow me? A Uh-huh. Q I'm in a A Yes. Q DEA administrative proceeding. Do you follow me? A Yes. Q The administrative law judge sets a	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q So now we're talking a month and a half of getting getting records that I believe are going to exculpate my client. Do you follow my hypothetical? A Yes. Q There's there's almost no way that I can get any of those records from the ALJ's office, is there? A Not directly from the ALJ's office, no. Q No. And if I ask well, so I'd have to file a FOIA request with your office? A Yes. Q Your office is going to say there are unusual circumstances; true? A Uh-huh. Yes. Q And it's going to take more than 90 days for me to get those records; true? A Yes. I would say it's definitely going
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	necessarily raise unusual circumstances, true? A It would. Q So we're talking about more than 30 days to deliver that request? A Yes. Q So I want to I want to kind of construct a hypothetical, and I'm going to ask if you follow me. I I represent client A. Do you follow me? A Uh-huh. Q I'm in a A Yes. Q DEA administrative proceeding. Do you follow me? A Yes. Q The administrative law judge sets a timed hearing three months from now. Do you follow me? A Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q So now we're talking a month and a half of getting getting records that I believe are going to exculpate my client. Do you follow my hypothetical? A Yes. Q There's there's almost no way that I can get any of those records from the ALJ's office, is there? A Not directly from the ALJ's office, no. Q No. And if I ask well, so I'd have to file a FOIA request with your office? A Yes. Q Your office is going to say there are unusual circumstances; true? A Uh-huh. Yes. Q And it's going to take more than 90 days for me to get those records; true? A Yes. I would say it's definitely going to take more than 30 days.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	necessarily raise unusual circumstances, true? A It would. Q So we're talking about more than 30 days to deliver that request? A Yes. Q So I want to I want to kind of construct a hypothetical, and I'm going to ask if you follow me. I I represent client A. Do you follow me? A Uh-huh. Q I'm in a A Yes. Q DEA administrative proceeding. Do you follow me? A Yes. Q The administrative law judge sets a timed hearing three months from now. Do you follow me? A Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q So now we're talking a month and a half of getting getting records that I believe are going to exculpate my client. Do you follow my hypothetical? A Yes. Q There's there's almost no way that I can get any of those records from the ALJ's office, is there? A Not directly from the ALJ's office, no. Q No. And if I ask well, so I'd have to file a FOIA request with your office? A Yes. Q Your office is going to say there are unusual circumstances; true? A Uh-huh. Yes. Q And it's going to take more than 90 days for me to get those records; true? A Yes. I would say it's definitely going

1	or a nonprofit or non-commercial, you're going to	1	three boxes, 3 cubic feet of records that were
2	charge me for that, right?	2	provided to our office.
3	A We only charge what we call review	3	And we have to go through all of the
4	fees. We have search and review fees. DEA	4	material to see, you know, what it what is
5	generally does not charge search fees any longer.	5	responsive, what is releasable to you, what may
6	Q Okay.	6	require redactions, is there third-party
7	A This is because the the FOIA	7	information within any of the records. So there
8	Improvement Act of 2016 really limited our	8	is a very heavy and labor-intensive review
9	ability to charge search fees. I would have to	9	process that has to, you know, occur with the
10	be able to produce the records within 30 days in	10	review here.
11	order to maintain the fee. There are some	11	Q And I hear what you're saying, but we
12	exceptions to that rule, but generally we do not	12	can agree that filings in an administrative
13	charge requesters search any longer.	13	proceeding are these are public proceedings,
14	Review fees are only charged to	14	right?
15	commercial use requesters. So if a requester	15	A Yes.
16	has, again, a profit, trade or commercial	16	Q And some filings are sometimes made
17	interest and use for the records, we would we	17	under seal. Do you know what that is?
18	would charge a review fee. That is done after	18	A Yes.
19	we've collected all the records and we have the	19	Q Okay. But public filings are public
20	ability to assess that fee. We need to see how	20	documents, right?
21	much, what's the volume of you know, of	21	A Yes.
22	records that we're going to be that we will	22	
22	Page 90	22	Q Why why does the DEA FOIA office Page 92
1	need to process.	1	need to review those for exemptions?
2	Q And we'll we'll talk about that.	2	MR. RODRIGUEZ: Objection. It's asked
3	We'll talk about the review fees. I think that	3	and has been answered, but you can answer again.
4	was that's one of the topics.	4	THE WITNESS: So is the I'm sorry.
5	But just just as a general kind of,	5	Could you ask the question again?
6	you know, yes yes, no, is the agency will	6	BY MR. ZORN
7	charge my my hypothetical commercial client	7	Q Let me phrase it a little bit
8	for the review and production of records that	8	differently and get more directly to what I'm
9	were filed in an administrative proceeding,	9	asking.
10	right?	10	Is there any threshold determination at
11	A (Nodding.)	11	DEA to determine whether or not, like, a review
12	Q Is that fair?	12	needs to be conducted on a document because it's
13	A Yes.	13	a it's a public document?
14	Q Aren't these proceedings public?	14	A So if we know that the document has
15	A To my knowledge, they are open to the	15	already been made publicly available, we are
16	public.	16	releasing it to you in full, and we actually did
17	Q What what FOIA exemption would apply	17	that for one of your cases. I know that you had
18	to any of the material filed in a public	18	asked for records that were relative to some
19	proceeding?	19	training that was given at a university.
20	A So there are a lot of records that we	20	When I spoke and I personally spoke
21	get from the ALJ's office. In fact, one of your	21	to the record custodian to make sure that we had
22	requests, I think we received over 5,000 I had	22	everything and she said, yes, this was this
	Page 91		Page 93

1 was -- I gave this presentation publicly. So 1 who's a judicial law clerk for ALJ Wallbaum, 2 there's no reason for me to at that point, right, 2 correct? 3 review and determine do I need to place 3 A I spoke to Cotter? exemptions. We released everything to you in Q Sorry. Some FOIA -- the FOIA staff 4 4 5 full. 5 spoke to Ms. Cotter in response to one of my Q Right. And so I'm saying, wouldn't requests to discuss psilocybin, and she is a 6 6 7 that same process apply to documents filed judicial law clerk in the ALJ's office for 7 8 publicly in an administrative proceeding? 8 Ms. Wallbaum. If you don't recall now, we'll get 9 A Generally, yes, but, again, we'd have 9 the document out --10 to identify -- we have to be able to identify 10 A Yeah, I don't recall. 11 which records have been publicly filed. 11 Q -- and it will be -- it will be better 12 Q And there's no -- there's no way to 12 to do it that way. 13 13 But -- but more generally, your office identify that? 14 A It's part of the -- it's part of the 14 will interface with the ALJ's office --15 A Yes. 15 review process, yes. Q And that's because the administrative Q -- and then ask them if these were 16 16 public or not. Is that a fair --17 law judge's office doesn't put any, like, marker 17 18 on the documents, right? 18 A That is correct. 19 A I can't say a marker, but we probably 19 Q And that's just -- if they had 20 would be having a conversation with them about 20 something on the document that said this was 21 which records were publicly filed. That would be 21 filed, you wouldn't need to do that --22 22 A Correct. part of that review process. Page 94 Page 96 1 Q Has anyone ever just -- and you may not 1 Q -- would you? Okay. 2 know this, but just in your personal knowledge, 2 So -- well, that answers that. Okay. 3 if Jimmy will give me the latitude, I mean, has 3 So -- and there's no -- there's no 4 anyone ever discussed, like, this issue with them 4 electronic filing system that you're aware of for 5 of, like, the records that they keep in making the DEA administrative proceedings, are there --5 filings, like, straightforward to request since 6 is there? 6 7 the only way to get them is through FOIA? 7 A I am not intimately familiar with their 8 A Again, I'm not sure I'm following the 8 system, but I know they have an electronic system 9 question. I'm sorry. 9 that they utilize that's fairly new, and they 10 Q Well, it sounds like that the reason -also maintain a large number of records at the 10 11 and just correct me if I'm wrong -- the reason Federal Records Center. 11 So, oftentimes, when we're sending FOIA 12 that your office needs to review these documents 12 13 is because you can't look at the document on its requests to their office, they have to pull those 13 from the Federal Records Center for us, the paper 14 face and determine if it was a public filing, 14 15 right? 15 files. 16 A That is generally true, right. We need 16 Q Okay. And -- but are you aware of --17 to rely on the -- again, the experts, the subject there's no, like, electronic -- when you're 17 18 matter experts to tell us, has this been publicly talking about getting records, you're asking them 18 19 to collect the records for you, right? filed. 19 20 20 Q Right. And so I noticed in the A Correct. 21 notes -- and that's one of the documents I have 21 There's no way for you to log into any 22 22 selected today -- but you spoke to Ms. Cotter, system and get the records for yourself, right? Page 95 Page 97

1			
-	A That is correct.	1	Q And potentially more complete, right?
2	Q And is there any any office within	2	A Correct.
3	DEA that that that where you can just	3	Q In fact, you know, is there is there
4	log in to some document system and get the	4	any agency mechanism to check to see if a
5	documents for yourself?	5	records a custodian of records accurately gave
6	A We can in one circumstance, and this	6	you the the right set of records?
7	generally has to do with our investigative	7	A Well, this is exactly why my preference
8	matters, which is somewhat sensitive, so I won't	8	has been to go to the Information Technology
9	give a lot of detail. But my staff does have	9	Division. I do not as of now, I don't rely on
10	access to those, and we can generally handle	10	the individual to pull their own records. I
11	certain types of requests for investigative	11	don't believe that it's it's as accurate.
12	matters quicker.	12	Q Yeah. And has that actually been the
13	Q Right. But there's no system where	13	FOIA office's experience that it sometimes isn't
14	well, okay. Let me let me then take a step	14	accurate?
15	back.	15	A That has we have had some some
16	Who when a FOIA request comes in and	16	issues, minor issues in the past with this.
17	you need to go to another office do you follow	17	Q Has there ever I'm getting a little
18	me?	18	far afield here, but has there ever been an
19	A Yes.	19	instance where the records were omitted without
20	Q You reach out to that office. Is	20	cause?
21	that	21	A So I cannot think of a specific
22	A We send them what we call a search memo	22	instance of this, but, again, I think if we allow
	Page 98		Page 100
1	along with a copy of the request letter, and	1	a tool, an IT tool to do the work for us, it will
2	sometimes we, you know, even specifically tell	2	be much more accurate than letting a human do it.
3	them what we're looking for.	3	Q Okay. But right now there is some
4	Q Right. And then that office is the	4	still some human element to this collection
5	office that does the search for responsiveness.	5	process, correct?
6	Is that fair?	6	A Fanthings that are setaids of a resil
		~	A For things that are outside of e-mail.
7	A Correct.	7	Q Okay. Where was I?
7 8	A Correct.Q Like, the FOIA office isn't the one		
		7	Q Okay. Where was I?
8	Q Like, the FOIA office isn't the one	7 8	Q Okay. Where was I? MR. RODRIGUEZ: I think we were done.
8	Q Like, the FOIA office isn't the one that actually determines the initial set of what	7 8 9	Q Okay. Where was I? MR. RODRIGUEZ: I think we were done. MR. ZORN: I'm learning I'm learning
8 9 10	Q Like, the FOIA office isn't the one that actually determines the initial set of what records are responsive?	7 8 9 10	Q Okay. Where was I? MR. RODRIGUEZ: I think we were done. MR. ZORN: I'm learning I'm learning so much here. I was looking okay.
8 9 10 11	Q Like, the FOIA office isn't the one that actually determines the initial set of what records are responsive? A Generally, no.	7 8 9 10 11	Q Okay. Where was I? MR. RODRIGUEZ: I think we were done. MR. ZORN: I'm learning I'm learning so much here. I was looking okay. BY MR. ZORN
8 9 10 11 12	Q Like, the FOIA office isn't the one that actually determines the initial set of what records are responsive? A Generally, no. Q So if I wanted Theresa Carbonaro's	7 8 9 10 11 12	Q Okay. Where was I? MR. RODRIGUEZ: I think we were done. MR. ZORN: I'm learning I'm learning so much here. I was looking okay. BY MR. ZORN Q So so, you know, I do want to look
8 9 10 11 12 13	Q Like, the FOIA office isn't the one that actually determines the initial set of what records are responsive? A Generally, no. Q So if I wanted Theresa Carbonaro's e-mails do you follow me?	7 8 9 10 11 12 13	Q Okay. Where was I? MR. RODRIGUEZ: I think we were done. MR. ZORN: I'm learning I'm learning so much here. I was looking okay. BY MR. ZORN Q So so, you know, I do want to look here at Topic 3C. I believe A and B have been
8 9 10 11 12 13	Q Like, the FOIA office isn't the one that actually determines the initial set of what records are responsive? A Generally, no. Q So if I wanted Theresa Carbonaro's e-mails do you follow me? A Yes.	7 8 9 10 11 12 13 14	Q Okay. Where was I? MR. RODRIGUEZ: I think we were done. MR. ZORN: I'm learning I'm learning so much here. I was looking okay. BY MR. ZORN Q So so, you know, I do want to look here at Topic 3C. I believe A and B have been covered.
8 9 10 11 12 13 14 15	Q Like, the FOIA office isn't the one that actually determines the initial set of what records are responsive? A Generally, no. Q So if I wanted Theresa Carbonaro's e-mails do you follow me? A Yes. Q Theresa Carbonaro's going to be the one	7 8 9 10 11 12 13 14 15	Q Okay. Where was I? MR. RODRIGUEZ: I think we were done. MR. ZORN: I'm learning I'm learning so much here. I was looking okay. BY MR. ZORN Q So so, you know, I do want to look here at Topic 3C. I believe A and B have been covered. A Pardon me.
8 9 10 11 12 13 14 15 16	Q Like, the FOIA office isn't the one that actually determines the initial set of what records are responsive? A Generally, no. Q So if I wanted Theresa Carbonaro's e-mails do you follow me? A Yes. Q Theresa Carbonaro's going to be the one searching her own e-mails, right?	7 8 9 10 11 12 13 14 15	Q Okay. Where was I? MR. RODRIGUEZ: I think we were done. MR. ZORN: I'm learning I'm learning so much here. I was looking okay. BY MR. ZORN Q So so, you know, I do want to look here at Topic 3C. I believe A and B have been covered. A Pardon me. Q No, it's all good.
8 9 10 11 12 13 14 15 16 17	Q Like, the FOIA office isn't the one that actually determines the initial set of what records are responsive? A Generally, no. Q So if I wanted Theresa Carbonaro's e-mails do you follow me? A Yes. Q Theresa Carbonaro's going to be the one searching her own e-mails, right? A Potentially, yes, but we will go to	7 8 9 10 11 12 13 14 15 16 17	Q Okay. Where was I? MR. RODRIGUEZ: I think we were done. MR. ZORN: I'm learning I'm learning so much here. I was looking okay. BY MR. ZORN Q So so, you know, I do want to look here at Topic 3C. I believe A and B have been covered. A Pardon me. Q No, it's all good. A I just dropped something. I'll get it.
8 9 10 11 12 13 14 15 16 17	Q Like, the FOIA office isn't the one that actually determines the initial set of what records are responsive? A Generally, no. Q So if I wanted Theresa Carbonaro's e-mails do you follow me? A Yes. Q Theresa Carbonaro's going to be the one searching her own e-mails, right? A Potentially, yes, but we will go to the generally, we will go to the office of	7 8 9 10 11 12 13 14 15 16 17 18	Q Okay. Where was I? MR. RODRIGUEZ: I think we were done. MR. ZORN: I'm learning I'm learning so much here. I was looking okay. BY MR. ZORN Q So so, you know, I do want to look here at Topic 3C. I believe A and B have been covered. A Pardon me. Q No, it's all good. A I just dropped something. I'll get it. MR. RODRIGUEZ: So I have a hard copy
8 9 10 11 12 13 14 15 16 17 18 19	Q Like, the FOIA office isn't the one that actually determines the initial set of what records are responsive? A Generally, no. Q So if I wanted Theresa Carbonaro's e-mails do you follow me? A Yes. Q Theresa Carbonaro's going to be the one searching her own e-mails, right? A Potentially, yes, but we will go to the generally, we will go to the office of I'm sorry it's the Information Systems	7 8 9 10 11 12 13 14 15 16 17 18	Q Okay. Where was I? MR. RODRIGUEZ: I think we were done. MR. ZORN: I'm learning I'm learning so much here. I was looking okay. BY MR. ZORN Q So so, you know, I do want to look here at Topic 3C. I believe A and B have been covered. A Pardon me. Q No, it's all good. A I just dropped something. I'll get it. MR. RODRIGUEZ: So I have a hard copy of the notice, and I'm going to let the witness
8 9 10 11 12 13 14 15 16 17 18 19 20	Q Like, the FOIA office isn't the one that actually determines the initial set of what records are responsive? A Generally, no. Q So if I wanted Theresa Carbonaro's e-mails do you follow me? A Yes. Q Theresa Carbonaro's going to be the one searching her own e-mails, right? A Potentially, yes, but we will go to the generally, we will go to the office of I'm sorry it's the Information Systems Division to have them do the e-mail search	7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q Okay. Where was I? MR. RODRIGUEZ: I think we were done. MR. ZORN: I'm learning I'm learning so much here. I was looking okay. BY MR. ZORN Q So so, you know, I do want to look here at Topic 3C. I believe A and B have been covered. A Pardon me. Q No, it's all good. A I just dropped something. I'll get it. MR. RODRIGUEZ: So I have a hard copy of the notice, and I'm going to let the witness look at it. I think it's just

1	BY MR. ZORN	1	they will tell them that we are invoking unusual
2	Q So the percentage or proportion of FOIA	2	circumstances, and they tell them why, because we
3	requests that were marked by DEA as raising	3	have to go outside of our own office.
4	unusual circumstances in 2020, 2021 and 2022,	4	Q And it's a it's a totally binary
5	we're going to pull up the document, the FY	5	determination in the sense that if it's one
6	documents that were produced, but I just want to	6	document somewhere else, it's the same as 100
7	be clear about my thinking in this, which is	7	documents somewhere else, right? The
8	so complex is not necessarily unusual	8	A Yes.
9	circumstances?	9	Q The actual burden of of what's being
10	A Close proxy, but not necessarily,	10	requested is not evaluated except where the
11	because, again, these definitions are very	11	documents are, right?
12	different.	12	A Could you ask that again? I'm sorry.
13	Q Okay. And let's just skip to D, then,	13	I want to make sure I'm following.
14	which is so the only time a request isn't	14	Q Okay. So the the it's it
15	going to raise unusual circumstances is when that	15	doesn't the agency doesn't evaluate how
16	document is in the FOIAXpress?	16	burdensome it would be to produce records or,
17	A That's one example, and then we have	17	frankly, even just make a determination as to
18	other types of requests.	18	whether it will produce records. The only
19	Like if we already know upon receipt of	19	determination is: Where are the records?
20	the request that we would not have access to	20	A No, that is not accurate. I think that
21	that, or maybe a member of the public is asking	21	we do we do consider how burdensome a request
22	for records that DEA simply does not maintain	22	is.
	Page 102		Page 104
1	that's one example we're not going to assert	1	And I'll just to share an example,
1 2	that's one example we're not going to assert unusual circumstances. We're simply going to try	1 2	And I'll just to share an example, we use what we call multi-track processing. So
2	unusual circumstances. We're simply going to try	2	we use what we call multi-track processing. So
2 3	unusual circumstances. We're simply going to try to cut a letter and get it out to the requester	2 3	we use what we call multi-track processing. So let's say we've invoked unusual circumstances.
2 3 4	unusual circumstances. We're simply going to try to cut a letter and get it out to the requester as fast as possible to inform them that we don't	2 3 4	we use what we call multi-track processing. So let's say we've invoked unusual circumstances. We've collected the records. We will designate
2 3 4 5	unusual circumstances. We're simply going to try to cut a letter and get it out to the requester as fast as possible to inform them that we don't have you know, we don't maintain records on	2 3 4 5	we use what we call multi-track processing. So let's say we've invoked unusual circumstances. We've collected the records. We will designate requests based on, basically, three categories,
2 3 4 5 6	unusual circumstances. We're simply going to try to cut a letter and get it out to the requester as fast as possible to inform them that we don't have you know, we don't maintain records on this topic.	2 3 4 5 6	we use what we call multi-track processing. So let's say we've invoked unusual circumstances. We've collected the records. We will designate requests based on, basically, three categories, whether it's simple, complex or expedited. So if
2 3 4 5 6 7	unusual circumstances. We're simply going to try to cut a letter and get it out to the requester as fast as possible to inform them that we don't have you know, we don't maintain records on this topic. Q And I've asked this question, but I	2 3 4 5 6 7	we use what we call multi-track processing. So let's say we've invoked unusual circumstances. We've collected the records. We will designate requests based on, basically, three categories, whether it's simple, complex or expedited. So if something has been granted expedited treatment,
2 3 4 5 6 7 8	unusual circumstances. We're simply going to try to cut a letter and get it out to the requester as fast as possible to inform them that we don't have you know, we don't maintain records on this topic. Q And I've asked this question, but I think I want to drill down on it. So when is the	2 3 4 5 6 7 8	we use what we call multi-track processing. So let's say we've invoked unusual circumstances. We've collected the records. We will designate requests based on, basically, three categories, whether it's simple, complex or expedited. So if something has been granted expedited treatment, we have to prioritize those. We're generally
2 3 4 5 6 7 8 9	unusual circumstances. We're simply going to try to cut a letter and get it out to the requester as fast as possible to inform them that we don't have you know, we don't maintain records on this topic. Q And I've asked this question, but I think I want to drill down on it. So when is the unusual circumstances determination made?	2 3 4 5 6 7 8 9	we use what we call multi-track processing. So let's say we've invoked unusual circumstances. We've collected the records. We will designate requests based on, basically, three categories, whether it's simple, complex or expedited. So if something has been granted expedited treatment, we have to prioritize those. We're generally working to get these requests completed first,
2 3 4 5 6 7 8 9 10	unusual circumstances. We're simply going to try to cut a letter and get it out to the requester as fast as possible to inform them that we don't have you know, we don't maintain records on this topic. Q And I've asked this question, but I think I want to drill down on it. So when is the unusual circumstances determination made? A When? It's made so when a request	2 3 4 5 6 7 8 9	we use what we call multi-track processing. So let's say we've invoked unusual circumstances. We've collected the records. We will designate requests based on, basically, three categories, whether it's simple, complex or expedited. So if something has been granted expedited treatment, we have to prioritize those. We're generally working to get these requests completed first, right?
2 3 4 5 6 7 8 9 10 11	unusual circumstances. We're simply going to try to cut a letter and get it out to the requester as fast as possible to inform them that we don't have you know, we don't maintain records on this topic. Q And I've asked this question, but I think I want to drill down on it. So when is the unusual circumstances determination made? A When? It's made so when a request comes in through our intake unit intake	2 3 4 5 6 7 8 9 10	we use what we call multi-track processing. So let's say we've invoked unusual circumstances. We've collected the records. We will designate requests based on, basically, three categories, whether it's simple, complex or expedited. So if something has been granted expedited treatment, we have to prioritize those. We're generally working to get these requests completed first, right? Q Sure.
2 3 4 5 6 7 8 9 10 11 12	unusual circumstances. We're simply going to try to cut a letter and get it out to the requester as fast as possible to inform them that we don't have you know, we don't maintain records on this topic. Q And I've asked this question, but I think I want to drill down on it. So when is the unusual circumstances determination made? A When? It's made so when a request comes in through our intake unit intake handles that you know, that the beginning,	2 3 4 5 6 7 8 9 10 11 12	we use what we call multi-track processing. So let's say we've invoked unusual circumstances. We've collected the records. We will designate requests based on, basically, three categories, whether it's simple, complex or expedited. So if something has been granted expedited treatment, we have to prioritize those. We're generally working to get these requests completed first, right? Q Sure. A Requests are generally handled in a
2 3 4 5 6 7 8 9 10 11 12 13	unusual circumstances. We're simply going to try to cut a letter and get it out to the requester as fast as possible to inform them that we don't have you know, we don't maintain records on this topic. Q And I've asked this question, but I think I want to drill down on it. So when is the unusual circumstances determination made? A When? It's made so when a request comes in through our intake unit intake handles that you know, that the beginning, basically, the initial process of reviewing a	2 3 4 5 6 7 8 9 10 11 12 13	we use what we call multi-track processing. So let's say we've invoked unusual circumstances. We've collected the records. We will designate requests based on, basically, three categories, whether it's simple, complex or expedited. So if something has been granted expedited treatment, we have to prioritize those. We're generally working to get these requests completed first, right? Q Sure. A Requests are generally handled in a first-in, first-out basis based on the queue that
2 3 4 5 6 7 8 9 10 11 12 13 14	unusual circumstances. We're simply going to try to cut a letter and get it out to the requester as fast as possible to inform them that we don't have you know, we don't maintain records on this topic. Q And I've asked this question, but I think I want to drill down on it. So when is the unusual circumstances determination made? A When? It's made so when a request comes in through our intake unit intake handles that you know, that the beginning, basically, the initial process of reviewing a request, determining that, you know, we're ready	2 3 4 5 6 7 8 9 10 11 12 13	we use what we call multi-track processing. So let's say we've invoked unusual circumstances. We've collected the records. We will designate requests based on, basically, three categories, whether it's simple, complex or expedited. So if something has been granted expedited treatment, we have to prioritize those. We're generally working to get these requests completed first, right? Q Sure. A Requests are generally handled in a first-in, first-out basis based on the queue that we've placed them in, but simple requests, I
2 3 4 5 6 7 8 9 10 11 12 13 14 15	unusual circumstances. We're simply going to try to cut a letter and get it out to the requester as fast as possible to inform them that we don't have you know, we don't maintain records on this topic. Q And I've asked this question, but I think I want to drill down on it. So when is the unusual circumstances determination made? A When? It's made so when a request comes in through our intake unit intake handles that you know, that the beginning, basically, the initial process of reviewing a request, determining that, you know, we're ready to move forward with a search.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	we use what we call multi-track processing. So let's say we've invoked unusual circumstances. We've collected the records. We will designate requests based on, basically, three categories, whether it's simple, complex or expedited. So if something has been granted expedited treatment, we have to prioritize those. We're generally working to get these requests completed first, right? Q Sure. A Requests are generally handled in a first-in, first-out basis based on the queue that we've placed them in, but simple requests, I mean, I do not want to have a one or two-page
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	unusual circumstances. We're simply going to try to cut a letter and get it out to the requester as fast as possible to inform them that we don't have you know, we don't maintain records on this topic. Q And I've asked this question, but I think I want to drill down on it. So when is the unusual circumstances determination made? A When? It's made so when a request comes in through our intake unit intake handles that you know, that the beginning, basically, the initial process of reviewing a request, determining that, you know, we're ready to move forward with a search. So they're if they determine that we	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	we use what we call multi-track processing. So let's say we've invoked unusual circumstances. We've collected the records. We will designate requests based on, basically, three categories, whether it's simple, complex or expedited. So if something has been granted expedited treatment, we have to prioritize those. We're generally working to get these requests completed first, right? Q Sure. A Requests are generally handled in a first-in, first-out basis based on the queue that we've placed them in, but simple requests, I mean, I do not want to have a one or two-page response sitting in a queue for a year, right?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	unusual circumstances. We're simply going to try to cut a letter and get it out to the requester as fast as possible to inform them that we don't have you know, we don't maintain records on this topic. Q And I've asked this question, but I think I want to drill down on it. So when is the unusual circumstances determination made? A When? It's made so when a request comes in through our intake unit intake handles that you know, that the beginning, basically, the initial process of reviewing a request, determining that, you know, we're ready to move forward with a search. So they're if they determine that we have to go outside of our own office we don't	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	we use what we call multi-track processing. So let's say we've invoked unusual circumstances. We've collected the records. We will designate requests based on, basically, three categories, whether it's simple, complex or expedited. So if something has been granted expedited treatment, we have to prioritize those. We're generally working to get these requests completed first, right? Q Sure. A Requests are generally handled in a first-in, first-out basis based on the queue that we've placed them in, but simple requests, I mean, I do not want to have a one or two-page response sitting in a queue for a year, right? That is not helpful to the public.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	unusual circumstances. We're simply going to try to cut a letter and get it out to the requester as fast as possible to inform them that we don't have you know, we don't maintain records on this topic. Q And I've asked this question, but I think I want to drill down on it. So when is the unusual circumstances determination made? A When? It's made so when a request comes in through our intake unit intake handles that you know, that the beginning, basically, the initial process of reviewing a request, determining that, you know, we're ready to move forward with a search. So they're if they determine that we have to go outside of our own office we don't have access to those records in our system we	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	we use what we call multi-track processing. So let's say we've invoked unusual circumstances. We've collected the records. We will designate requests based on, basically, three categories, whether it's simple, complex or expedited. So if something has been granted expedited treatment, we have to prioritize those. We're generally working to get these requests completed first, right? Q Sure. A Requests are generally handled in a first-in, first-out basis based on the queue that we've placed them in, but simple requests, I mean, I do not want to have a one or two-page response sitting in a queue for a year, right? That is not helpful to the public. So we have set up particular buckets or
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	unusual circumstances. We're simply going to try to cut a letter and get it out to the requester as fast as possible to inform them that we don't have you know, we don't maintain records on this topic. Q And I've asked this question, but I think I want to drill down on it. So when is the unusual circumstances determination made? A When? It's made so when a request comes in through our intake unit intake handles that you know, that the beginning, basically, the initial process of reviewing a request, determining that, you know, we're ready to move forward with a search. So they're if they determine that we have to go outside of our own office we don't have access to those records in our system we then they will invoke the unusual	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	we use what we call multi-track processing. So let's say we've invoked unusual circumstances. We've collected the records. We will designate requests based on, basically, three categories, whether it's simple, complex or expedited. So if something has been granted expedited treatment, we have to prioritize those. We're generally working to get these requests completed first, right? Q Sure. A Requests are generally handled in a first-in, first-out basis based on the queue that we've placed them in, but simple requests, I mean, I do not want to have a one or two-page response sitting in a queue for a year, right? That is not helpful to the public. So we have set up particular buckets or queues, if you will, so that the management team

Page 103

1	field, it's going in a queue so that I know I	1	that in consultation with the OIP that when
2	need to get these out. These are these are	2	DEA invokes unusual circumstances.
3	small cases. We don't want to be hanging on to	3	I understand you you strongly
4	those.	4	disagree whether that's appropriate under the
5	Q So two pages from the field, that's	5	statute, but I think that we're
6	unusual circumstances?	6	MR. ZORN: Well, I'm
7	A It would be, because, again, we don't	7	MR. RODRIGUEZ: I don't want I don't
8	have access to the system the material is housed,	8	want you to try to get her to concede a legal
9	and we need to rely on them to provide it to us	9	point.
10	for processing.	10	MR. ZORN: I'm not asking a legal
11	Q And we can agree that the unusual	11	question here. I'm trying to use the statute to
12	circumstances determination isn't about searching	12	illustrate what exactly is being deferred when
13	or collecting records. It's about whether or not	13	the unusual circumstances is being invoked.
14	the agency will produce records, right?	14	BY MR. ZORN
15	A I don't think that's accurate, no.	15	Q And, like, it's the it's like a
16	Q Well, there's there's there are	16	determination on the FOIA request, right? It's
17	different parts of the FOIA process. There's the	17	not the actual production of records.
18	determination at the beginning of whether or not	18	In other words
19	the agency is going to search and collect	19	A It's not the actual production. It's
20	records, right?	20	simply the fact that I have to go search for
21	A So that would happen at the intake	21	those records
22	stage.	22	Q Right.
	Page 106		Page 108
	O D' 1		
1	Q Right.	1	A outside of my own office. Once
$\begin{vmatrix} 1 \\ 2 \end{vmatrix}$	Q Right. A We receive a request. The staff has	1 2	A outside of my own office. Once those records are collected, it then moves on to
			-
2	A We receive a request. The staff has	2	those records are collected, it then moves on to
2 3	A We receive a request. The staff has reviewed the request thoroughly, and they	2 3	those records are collected, it then moves on to a different unit.
2 3 4	A We receive a request. The staff has reviewed the request thoroughly, and they determine it's time to conduct a search. So we	2 3 4	those records are collected, it then moves on to a different unit. The processing unit is now reviewing
2 3 4 5	A We receive a request. The staff has reviewed the request thoroughly, and they determine it's time to conduct a search. So we send a search memo out to whichever office would	2 3 4 5	those records are collected, it then moves on to a different unit. The processing unit is now reviewing for responsiveness, determining what's
2 3 4 5 6	A We receive a request. The staff has reviewed the request thoroughly, and they determine it's time to conduct a search. So we send a search memo out to whichever office would own the material being requested.	2 3 4 5 6	those records are collected, it then moves on to a different unit. The processing unit is now reviewing for responsiveness, determining what's releasable, you know, to the requester under the
2 3 4 5 6 7	A We receive a request. The staff has reviewed the request thoroughly, and they determine it's time to conduct a search. So we send a search memo out to whichever office would own the material being requested. Q Right.	2 3 4 5 6 7	those records are collected, it then moves on to a different unit. The processing unit is now reviewing for responsiveness, determining what's releasable, you know, to the requester under the FOIA, placing redactions on records. So that's
2 3 4 5 6 7 8	A We receive a request. The staff has reviewed the request thoroughly, and they determine it's time to conduct a search. So we send a search memo out to whichever office would own the material being requested. Q Right. A And that's the first process the	2 3 4 5 6 7 8	those records are collected, it then moves on to a different unit. The processing unit is now reviewing for responsiveness, determining what's releasable, you know, to the requester under the FOIA, placing redactions on records. So that's what that team does.
2 3 4 5 6 7 8 9	A We receive a request. The staff has reviewed the request thoroughly, and they determine it's time to conduct a search. So we send a search memo out to whichever office would own the material being requested. Q Right. A And that's the first process the first step.	2 3 4 5 6 7 8	those records are collected, it then moves on to a different unit. The processing unit is now reviewing for responsiveness, determining what's releasable, you know, to the requester under the FOIA, placing redactions on records. So that's what that team does. But intake is doing the initial you
2 3 4 5 6 7 8 9	A We receive a request. The staff has reviewed the request thoroughly, and they determine it's time to conduct a search. So we send a search memo out to whichever office would own the material being requested. Q Right. A And that's the first process the first step. Q Right. And but but sorry.	2 3 4 5 6 7 8 9	those records are collected, it then moves on to a different unit. The processing unit is now reviewing for responsiveness, determining what's releasable, you know, to the requester under the FOIA, placing redactions on records. So that's what that team does. But intake is doing the initial you know, they're the ones that are invoking unusual
2 3 4 5 6 7 8 9 10	A We receive a request. The staff has reviewed the request thoroughly, and they determine it's time to conduct a search. So we send a search memo out to whichever office would own the material being requested. Q Right. A And that's the first process the first step. Q Right. And but but sorry. I'm cutting you off. That's rude.	2 3 4 5 6 7 8 9 10 11	those records are collected, it then moves on to a different unit. The processing unit is now reviewing for responsiveness, determining what's releasable, you know, to the requester under the FOIA, placing redactions on records. So that's what that team does. But intake is doing the initial you know, they're the ones that are invoking unusual circumstances, if that's what you're asking.
2 3 4 5 6 7 8 9 10 11	A We receive a request. The staff has reviewed the request thoroughly, and they determine it's time to conduct a search. So we send a search memo out to whichever office would own the material being requested. Q Right. A And that's the first process the first step. Q Right. And but but sorry. I'm cutting you off. That's rude. A No, you're fine.	2 3 4 5 6 7 8 9 10 11	those records are collected, it then moves on to a different unit. The processing unit is now reviewing for responsiveness, determining what's releasable, you know, to the requester under the FOIA, placing redactions on records. So that's what that team does. But intake is doing the initial you know, they're the ones that are invoking unusual circumstances, if that's what you're asking. Q Yeah, and but I'm saying what
2 3 4 5 6 7 8 9 10 11 12 13	A We receive a request. The staff has reviewed the request thoroughly, and they determine it's time to conduct a search. So we send a search memo out to whichever office would own the material being requested. Q Right. A And that's the first process the first step. Q Right. And but but sorry. I'm cutting you off. That's rude. A No, you're fine. Q Okay. I just I want to go to, like,	2 3 4 5 6 7 8 9 10 11 12 13	those records are collected, it then moves on to a different unit. The processing unit is now reviewing for responsiveness, determining what's releasable, you know, to the requester under the FOIA, placing redactions on records. So that's what that team does. But intake is doing the initial you know, they're the ones that are invoking unusual circumstances, if that's what you're asking. Q Yeah, and but I'm saying what what is the what timeline here is getting
2 3 4 5 6 7 8 9 10 11 12 13 14	A We receive a request. The staff has reviewed the request thoroughly, and they determine it's time to conduct a search. So we send a search memo out to whichever office would own the material being requested. Q Right. A And that's the first process the first step. Q Right. And but but sorry. I'm cutting you off. That's rude. A No, you're fine. Q Okay. I just I want to go to, like, in the statute what the unusual circumstance	2 3 4 5 6 7 8 9 10 11 12 13 14	those records are collected, it then moves on to a different unit. The processing unit is now reviewing for responsiveness, determining what's releasable, you know, to the requester under the FOIA, placing redactions on records. So that's what that team does. But intake is doing the initial you know, they're the ones that are invoking unusual circumstances, if that's what you're asking. Q Yeah, and but I'm saying what what is the what timeline here is getting extended?
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A We receive a request. The staff has reviewed the request thoroughly, and they determine it's time to conduct a search. So we send a search memo out to whichever office would own the material being requested. Q Right. A And that's the first process the first step. Q Right. And but but sorry. I'm cutting you off. That's rude. A No, you're fine. Q Okay. I just I want to go to, like, in the statute what the unusual circumstance is and I don't know want if you want to pull	2 3 4 5 6 7 8 9 10 11 12 13 14 15	those records are collected, it then moves on to a different unit. The processing unit is now reviewing for responsiveness, determining what's releasable, you know, to the requester under the FOIA, placing redactions on records. So that's what that team does. But intake is doing the initial you know, they're the ones that are invoking unusual circumstances, if that's what you're asking. Q Yeah, and but I'm saying what what is the what timeline here is getting extended? It's not like the agency, whether
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A We receive a request. The staff has reviewed the request thoroughly, and they determine it's time to conduct a search. So we send a search memo out to whichever office would own the material being requested. Q Right. A And that's the first process the first step. Q Right. And but but sorry. I'm cutting you off. That's rude. A No, you're fine. Q Okay. I just I want to go to, like, in the statute what the unusual circumstance is and I don't know want if you want to pull the statute up. That was it was, what,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	those records are collected, it then moves on to a different unit. The processing unit is now reviewing for responsiveness, determining what's releasable, you know, to the requester under the FOIA, placing redactions on records. So that's what that team does. But intake is doing the initial you know, they're the ones that are invoking unusual circumstances, if that's what you're asking. Q Yeah, and but I'm saying what what is the what timeline here is getting extended? It's not like the agency, whether unusual circumstances apply or not, can frankly
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A We receive a request. The staff has reviewed the request thoroughly, and they determine it's time to conduct a search. So we send a search memo out to whichever office would own the material being requested. Q Right. A And that's the first process the first step. Q Right. And but but sorry. I'm cutting you off. That's rude. A No, you're fine. Q Okay. I just I want to go to, like, in the statute what the unusual circumstance is and I don't know want if you want to pull the statute up. That was it was, what, Exhibit FOIA?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	those records are collected, it then moves on to a different unit. The processing unit is now reviewing for responsiveness, determining what's releasable, you know, to the requester under the FOIA, placing redactions on records. So that's what that team does. But intake is doing the initial you know, they're the ones that are invoking unusual circumstances, if that's what you're asking. Q Yeah, and but I'm saying what what is the what timeline here is getting extended? It's not like the agency, whether unusual circumstances apply or not, can frankly take its time reviewing records and producing
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A We receive a request. The staff has reviewed the request thoroughly, and they determine it's time to conduct a search. So we send a search memo out to whichever office would own the material being requested. Q Right. A And that's the first process the first step. Q Right. And but but sorry. I'm cutting you off. That's rude. A No, you're fine. Q Okay. I just I want to go to, like, in the statute what the unusual circumstance is and I don't know want if you want to pull the statute up. That was it was, what, Exhibit FOIA? A Uh-huh.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	those records are collected, it then moves on to a different unit. The processing unit is now reviewing for responsiveness, determining what's releasable, you know, to the requester under the FOIA, placing redactions on records. So that's what that team does. But intake is doing the initial you know, they're the ones that are invoking unusual circumstances, if that's what you're asking. Q Yeah, and but I'm saying what what is the what timeline here is getting extended? It's not like the agency, whether unusual circumstances apply or not, can frankly take its time reviewing records and producing records. What's being extended when the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A We receive a request. The staff has reviewed the request thoroughly, and they determine it's time to conduct a search. So we send a search memo out to whichever office would own the material being requested. Q Right. A And that's the first process the first step. Q Right. And but but sorry. I'm cutting you off. That's rude. A No, you're fine. Q Okay. I just I want to go to, like, in the statute what the unusual circumstance is and I don't know want if you want to pull the statute up. That was it was, what, Exhibit FOIA? A Uh-huh. MR. RODRIGUEZ: I'm going to object	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	those records are collected, it then moves on to a different unit. The processing unit is now reviewing for responsiveness, determining what's releasable, you know, to the requester under the FOIA, placing redactions on records. So that's what that team does. But intake is doing the initial you know, they're the ones that are invoking unusual circumstances, if that's what you're asking. Q Yeah, and but I'm saying what what is the what timeline here is getting extended? It's not like the agency, whether unusual circumstances apply or not, can frankly take its time reviewing records and producing records. What's being extended when the exception is invoked is the determination on,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A We receive a request. The staff has reviewed the request thoroughly, and they determine it's time to conduct a search. So we send a search memo out to whichever office would own the material being requested. Q Right. A And that's the first process the first step. Q Right. And but but sorry. I'm cutting you off. That's rude. A No, you're fine. Q Okay. I just I want to go to, like, in the statute what the unusual circumstance is and I don't know want if you want to pull the statute up. That was it was, what, Exhibit FOIA? A Uh-huh. MR. RODRIGUEZ: I'm going to object probably that you're asking for a legal	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	those records are collected, it then moves on to a different unit. The processing unit is now reviewing for responsiveness, determining what's releasable, you know, to the requester under the FOIA, placing redactions on records. So that's what that team does. But intake is doing the initial you know, they're the ones that are invoking unusual circumstances, if that's what you're asking. Q Yeah, and but I'm saying what what is the what timeline here is getting extended? It's not like the agency, whether unusual circumstances apply or not, can frankly take its time reviewing records and producing records. What's being extended when the exception is invoked is the determination on, okay, here's how much you need to pay me to get
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A We receive a request. The staff has reviewed the request thoroughly, and they determine it's time to conduct a search. So we send a search memo out to whichever office would own the material being requested. Q Right. A And that's the first process the first step. Q Right. And but but sorry. I'm cutting you off. That's rude. A No, you're fine. Q Okay. I just I want to go to, like, in the statute what the unusual circumstance is and I don't know want if you want to pull the statute up. That was it was, what, Exhibit FOIA? A Uh-huh. MR. RODRIGUEZ: I'm going to object probably that you're asking for a legal conclusion. I think we've established what the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	those records are collected, it then moves on to a different unit. The processing unit is now reviewing for responsiveness, determining what's releasable, you know, to the requester under the FOIA, placing redactions on records. So that's what that team does. But intake is doing the initial you know, they're the ones that are invoking unusual circumstances, if that's what you're asking. Q Yeah, and but I'm saying what what is the what timeline here is getting extended? It's not like the agency, whether unusual circumstances apply or not, can frankly take its time reviewing records and producing records. What's being extended when the exception is invoked is the determination on, okay, here's how much you need to pay me to get me to search sorry to get me to review

		_	
1	A Only only for commercial use	1	MR. ZORN: want to take a break.
2	Q Right.	2	MR. RODRIGUEZ: Yeah.
3	A yes, that would be true.	3	MR. ZORN: All right.
4	Q Okay. And	4	VIDEO TECHNICIAN: Going off the
5	A And review fees, yes, are applied.	5	record, the time is 11:39 a.m.
6	Q Right. And it's not the unusual	6	(Recess 11:39 a.m. to 11:55 a.m.)
7	circumstances is not it's not extending the	7	VIDEO TECHNICIAN: Going back on the
8	time to produce documents. This is the what	8	record, the time is 11:55 a.m.
9	the agency's doing, it's extending the time by	9	MR. ZORN: Welcome back, Ms. Miller.
10	which, you know, the requester gets a letter	10	THE WITNESS: Thank you.
11	saying, like, we've searched for records, right?	11	MR. ZORN: Can we if you pull up
12	A So the way the statute reads, it's	12	your exhibits, I introduced Exhibit 3, so I guess
13	we're extending the ten-day statutory response	13	we need to refresh.
14	time.	14	(Deposition Exhibit Number 3
15	Q Right.	15	was marked for identification.)
16	A In theory, right, if we're all	16	MR. RODRIGUEZ: Let me try one more
17	following the statute, I should be producing all	17	time. I'm sorry. Let's go off the record. My
18	these records in 30 days.	18	system has prompted me that my password is due to
19	The reality in the federal	19	be changed. Sorry about this.
20	government and this is across the	20	VIDEO TECHNICIAN: Going off the
21	government is that we simply do not have	21	record, the time is 11:56 a.m.
22	enough resources to be able to produce documents	22	(Recess 11:56 a.m. to 11:59 a.m.)
	Page 110		Page 112
1	in 30 days. Many of our requests are considered	1	VIDEO TECHNICIAN: Going back on the
2	complex, involve hundreds, if not thousands of	2	record, the time is 11:59 a.m.
3	pages.	3	BY MR. ZORN
4	So the ability for a very small FOIA	4	Q All right. Ms. Miller, do you have
5	team to produce all of these requests in 30 days	5	Exhibit 3 in front of you?
6	is just simply not feasible. We certainly do the	6	A Yes, I do.
7	best that we can, and we set up, like I	7	Q And this is a document. It's hard to
8	explained, certain types of buckets to try to	8	see because of the sticker, but if you look at
9	keep eyes on things that are manageable to get	9	the very bottom, do you see the number DEA
10	out the door faster, but, yes, it's a very	10	maybe if you just look at the second page of the
11	difficult, very challenging process.	11	document, you'll see DEA, and then there are one,
12	Q It sounds like a statute Congress	12	two, three, four, five, five leading zeros and
13	should fix, right?	13	then a two. Do you see that?
14	A Well, it is that or we should get	14	A I do.
15	more resources somehow.	15	Q Do you recognize that as a Bates
16	MR. ZORN: Have we how long have we	16	number?
17	been on?	17	A Yes.
18	VIDEO TECHNICIAN: One hour and 44	18	Q Okay. And this is a document that
19	minutes.	19	that DEA has produced in advance of this
20	MR. ZORN: Okay. I'm at a breaking	20	deposition. True?
21	point. I don't know if you guys	21	A True.
22	THE WITNESS: Okay.	22	Q What is this document?
		22	Q What is this document? Page 113

1 A This is the DEA's FOIA and Privacy Act 1 A Yes.	
1	
2 policy, internal policy. 2 Q Do you know when	e this document is
3 Q So this is this is an internal 3 published?	
4 policy of DEA, true? 4 A When?	
5 A Yes. 5 Q Where?	
6 Q Okay. And at the top of the first 6 A Oh, where. I'm sor	-
7 page, it says: This document and its contents 7 published in the administra	
8 are the property of the Drug Enforcement 8 accessible to all agency sta	
9 Administration and may not be disseminated 9 Q Okay. Is it accessit	ble to the public?
10 outside DEA (or if loaned outside of DEA, further 10 A It is not.	
11 disseminated) without the express written 11 Q Okay. And you're	familiar with the
permission of the Office of Chief FOIA counsel. 12 FOIA statute, aren't you?	
Did I read that correctly? 13 A Yes.	
14 A My the last little bit there, Office 14 Q Should this be acce	essible to the
15 of Chief Counsel, yes. Yeah. 15 public?	
16 Q And so what's what's the purpose 16 A It should be, and it	is definitely part
17 of well, let me take a step back. 17 of our list of priorities and	things that we
18 Is this the complete document, or is 18 would like to get published	1.
19 this a chapter in a larger document? 19 Due to the lack of re	sources I have
20 A This is a policy that can be found in 20 right now and our primary	focus being just able
21 our administrative manual. So it's a it's a 21 to fulfill FOIA requests, we	e've had struggle
22 subsection, if you will, of the admin manual. 22 getting policies and other t	
Page 114	Page 116
1 Q Okay. And have you read that admin 1 is definitely a goal of ours.	
1 Q Okay. And have you read that admin 1 is definitely a goal of ours. 2 manual before? 2 Q Okay. So dissemin	
	ating this particular
2 manual before? 2 Q Okay. So dissemin	ating this particular
2 manual before? 2 Q Okay. So dissemin 3 A Yes. 3 chapter outside of DEA sho	ating this particular ouldn't raise any agency
2 manual before? 2 Q Okay. So dissemin 3 A Yes. 3 chapter outside of DEA sho 4 Q Okay. And is this header across the 4 concerns, right?	ating this particular ouldn't raise any agency ould not.
2 manual before? 2 Q Okay. So dissemin 3 A Yes. 4 Q Okay. And is this header across the 5 entire manual? 2 Q Okay. So dissemin 3 chapter outside of DEA shows the description of the concerns, right? 5 A In my opinion, it shows the description of the concerns of the conce	ating this particular ouldn't raise any agency nould not. not a confidential
2 manual before? 2 Q Okay. So dissemin 3 A Yes. 3 chapter outside of DEA sho 4 Q Okay. And is this header across the 5 entire manual? 6 A It's across all manuals 6 Q Okay. Because it's	ating this particular ouldn't raise any agency nould not. not a confidential
2 manual before? 3 A Yes. 4 Q Okay. And is this header across the 5 entire manual? 6 A It's across all manuals 7 Q Okay. 2 Q Okay. So dissemin 3 chapter outside of DEA sho 4 concerns, right? 5 A In my opinion, it sh 6 Q Okay. Because it's 7 document because the FOL	ating this particular ouldn't raise any agency nould not. not a confidential A presumably makes it
2 manual before? 3 A Yes. 4 Q Okay. And is this header across the 5 entire manual? 5 A It's across all manuals 7 Q Okay. 8 A in DEA. 2 Q Okay. So dissemin 3 chapter outside of DEA shows the 4 concerns, right? 5 A In my opinion, it shows the 6 Q Okay. Because it's 7 document because the FOL 8 public, right?	ating this particular ouldn't raise any agency nould not. not a confidential A presumably makes it
2 Manual before? 3 A Yes. 4 Q Okay. And is this header across the 5 entire manual? 6 A It's across all manuals 7 Q Okay. 8 A in DEA. 9 Q Okay. And are those manuals that 2 Q Okay. So dissemin 3 chapter outside of DEA shows that a concerns, right? 5 A In my opinion, it shows the FOLE of the Concerns of the Conce	ating this particular ouldn't raise any agency nould not. not a confidential A presumably makes it equested by the it. Second to that,
2 Q Okay. So dissemin 3 A Yes. 4 Q Okay. And is this header across the 5 entire manual? 6 A It's across all manuals 7 Q Okay. 8 A in DEA. 9 Q Okay. And are those manuals that 10 instruct staff members on how to carry out their 2 Q Okay. So dissemin 3 chapter outside of DEA shows that a chapter outside outside o	ating this particular ouldn't raise any agency nould not. not a confidential A presumably makes it equested by the it. Second to that, would be to eventually
2 Q Okay. So dissemin 3 A Yes. 4 Q Okay. And is this header across the 5 entire manual? 6 A It's across all manuals 7 Q Okay. 8 A in DEA. 9 Q Okay. And are those manuals that 10 instruct staff members on how to carry out their 11 jobs and duties? 2 Q Okay. So dissemin 3 chapter outside of DEA shows 4 concerns, right? 5 A In my opinion, it shows Q Okay. Because it's 6 Q Okay. Because it's 7 document because the FOI. 8 public, right? 9 A If this were to be resulted instruct staff members on how to carry out their 10 public, we would produce in the Instruct of the Instruction of the Instruc	ating this particular ouldn't raise any agency nould not. not a confidential A presumably makes it equested by the it. Second to that, would be to eventually
2 Manual before? 3 A Yes. 4 Q Okay. And is this header across the 5 entire manual? 6 A It's across all manuals 7 Q Okay. 8 A in DEA. 9 Q Okay. And are those manuals that 10 instruct staff members on how to carry out their 11 jobs and duties? 12 Q Okay. So dissemin 3 chapter outside of DEA shows that concerns, right? 5 A In my opinion, it shows Q Okay. Because it's 7 document because the FOLE 8 public, right? 9 Q Okay. And are those manuals that 9 A If this were to be resulted instruct staff members on how to carry out their 10 public, we would produce in 11 like I mentioned, my goal with 12 publish this and other admits 13 online.	ating this particular ouldn't raise any agency nould not. not a confidential A presumably makes it equested by the it. Second to that, would be to eventually
2 Manual before? 3 A Yes. 4 Q Okay. And is this header across the 5 entire manual? 6 A It's across all manuals 7 Q Okay. 8 A in DEA. 9 Q Okay. And are those manuals that 10 instruct staff members on how to carry out their 11 jobs and duties? 12 Q Okay. So dissemin 3 chapter outside of DEA shows that concerns, right? 5 A In my opinion, it shows Q Okay. Because it's 7 document because the FOLE 8 public, right? 9 Q Okay. And are those manuals that 9 A If this were to be resulted instruct staff members on how to carry out their 10 public, we would produce in 11 like I mentioned, my goal with 12 publish this and other admits 13 online.	ating this particular ouldn't raise any agency nould not. not a confidential A presumably makes it equested by the it. Second to that, would be to eventually inistrative policies a simple request now.
2 Q Okay. So dissemin 3 A Yes. 4 Q Okay. And is this header across the 5 entire manual? 6 A It's across all manuals 7 Q Okay. 8 A in DEA. 9 Q Okay. And are those manuals that 10 instruct staff members on how to carry out their 11 jobs and duties? 12 Q Okay. So dissemin 3 chapter outside of DEA shows that concerns, right? 5 A In my opinion, it shows to Q Okay. Because it's 7 document because the FOLE 8 public, right? 9 A If this were to be resulted instruct staff members on how to carry out their 10 public, we would produce in the problem of the manual relates to FOIA requests 11 like I mentioned, my goal of the portion of the manual relates to FOIA requests 14 Q And that would be a	ating this particular ouldn't raise any agency nould not. not a confidential A presumably makes it equested by the it. Second to that, would be to eventually inistrative policies a simple request now.
2 manual before? 3 A Yes. 4 Q Okay. And is this header across the 5 entire manual? 6 A It's across all manuals 7 Q Okay. 8 A in DEA. 9 Q Okay. And are those manuals that 10 instruct staff members on how to carry out their 11 jobs and duties? 12 Q Okay. And you would agree that this 13 online. 14 Q And that would be a lad of the manual relates to FOIA requests 15 and processing of FOIA requests, correct? 2 Q Okay. So dissemin 3 chapter outside of DEA shows that concerns, right? 5 A In my opinion, it shows document because the FOIA and processing of Solar across the concerns, right? 6 Q Okay. Because it's 7 document because the FOIA is public, right? 9 A If this were to be respected to public, we would produce in the public of the manual processing of FOIA requests 11 like I mentioned, my goal of the manual relates to FOIA requests 12 publish this and other admits 13 online. 14 Q And that would be a lad of the manual processing of FOIA requests, correct? 15 Because of my litigation, it	ating this particular ouldn't raise any agency nould not. not a confidential A presumably makes it equested by the it. Second to that, would be to eventually inistrative policies a simple request now. t's in the FOIAXpress
2 Q Okay. So dissemin 3 A Yes. 4 Q Okay. And is this header across the 5 entire manual? 6 A It's across all manuals 7 Q Okay. 8 A in DEA. 9 Q Okay. And are those manuals that 10 instruct staff members on how to carry out their 11 jobs and duties? 12 A That is correct. 13 Q Okay. And you would agree that this 14 portion of the manual relates to FOIA requests 15 and processing of FOIA requests, correct? 16 A That is correct. 17 Q Okay. So dissemin 18 chapter outside of DEA shows that a concerns, right? 18 A In my opinion, it shows document because the FOIA and this were to be resulting to public, right? 19 A If this were to be resulting to public, we would produce in the public and other admits and other admits and processing of FOIA requests and processing of FOIA requests, correct? 19 Because of my litigation, it is database, right?	ating this particular ouldn't raise any agency nould not. not a confidential A presumably makes it equested by the it. Second to that, would be to eventually inistrative policies a simple request now. t's in the FOIAXpress
2 Manual before? 3 A Yes. 4 Q Okay. And is this header across the 5 entire manual? 6 A It's across all manuals 7 Q Okay. 8 A in DEA. 9 Q Okay. And are those manuals that 10 instruct staff members on how to carry out their 11 jobs and duties? 12 Q Okay. 13 chapter outside of DEA shows the public, right? 14 portion of the manual relates to FOIA requests 15 and processing of FOIA requests, correct? 16 A That is correct. 17 Q And, inherently, a FOIA request is 18 chapter outside of DEA shows the public of DEA shows the public, right? 19 A In my opinion, it shows document because it's public, right? 10 Pa A If this were to be result in public, we would produce in public, we would produce in public in publi	ating this particular ouldn't raise any agency nould not. not a confidential A presumably makes it equested by the it. Second to that, would be to eventually inistrative policies a simple request now. t's in the FOIAXpress
2 Manual before? 3 A Yes. 4 Q Okay. And is this header across the 5 entire manual? 6 A It's across all manuals 7 Q Okay. 8 A in DEA. 9 Q Okay. And are those manuals that 10 instruct staff members on how to carry out their 11 jobs and duties? 12 A That is correct. 13 Q Okay. And you would agree that this 14 portion of the manual relates to FOIA requests 15 and processing of FOIA requests, correct? 16 A That is correct. 17 Q And, inherently, a FOIA request is 18 responding to a request made by a member of the 10 chapter outside of DEA shows concerns, right? 5 A In my opinion, it shows chapter of the public, right? 9 A If this were to be re 10 public, we would produce in the public, we would produce in	ating this particular ouldn't raise any agency nould not. not a confidential A presumably makes it equested by the it. Second to that, would be to eventually inistrative policies a simple request now. t's in the FOIAXpress
2 manual before? 3 A Yes. 4 Q Okay. And is this header across the 5 entire manual? 6 A It's across all manuals 7 Q Okay. 8 A in DEA. 9 Q Okay. And are those manuals that 10 instruct staff members on how to carry out their 11 jobs and duties? 12 A That is correct. 13 Q Okay. And you would agree that this 14 portion of the manual relates to FOIA requests 15 and processing of FOIA requests, correct? 16 A That is correct. 17 Q And, inherently, a FOIA request is 18 responding to a request made by a member of the 19 public, true? 20 A True. 2 Q Okay. So dissemin 3 chapter outside of DEA show concerns, right? 2 Q Okay. And In my opinion, it show concerns, right? 3 A In my opinion, it show concerns, right? 4 Q Okay. And it shows the FOIA outside outside it's public, right? 5 A In my opinion, it show concerns, right? 6 Q Okay. A	ating this particular ouldn't raise any agency nould not. not a confidential A presumably makes it equested by the it. Second to that, would be to eventually inistrative policies a simple request now. t's in the FOIAXpress
2 manual before? 3 A Yes. 4 Q Okay. And is this header across the 5 entire manual? 6 A It's across all manuals 7 Q Okay. 8 A in DEA. 9 Q Okay. And are those manuals that 10 instruct staff members on how to carry out their 11 jobs and duties? 12 A That is correct. 13 Q Okay. And you would agree that this 14 portion of the manual relates to FOIA requests 15 and processing of FOIA requests, correct? 16 A That is correct. 17 Q And, inherently, a FOIA request is 18 responding to a request made by a member of the 19 public, true? 20 A True. 2 Q Okay. So dissemin 3 chapter outside of DEA show concerns, right? 2 Q Okay. And In my opinion, it show concerns, right? 3 A In my opinion, it show concerns, right? 4 Q Okay. And it shows the FOIA outside outside it's public, right? 5 A In my opinion, it show concerns, right? 6 Q Okay. A	ating this particular ouldn't raise any agency nould not. not a confidential A presumably makes it requested by the it. Second to that, would be to eventually inistrative policies a simple request now. t's in the FOIAXpress were to get a I would consider it

1	Q Sorry. Yeah.	1	A It is not necessarily the production of
2	A Yeah. Now, if I had a full staff right	2	records. It has to do with again, I have to
3	now, like, my goal would be to get this out in a	3	search outside of my own office to locate those
4	day, right? In theory, that's what we should be	4	records, and as such, I'm invoking the extra ten
5	doing. I need staff to be able to do it.	5	days, you know, so, essentially, I'm expanding
6	Q No unusual circumstances here, though,	6	the statutory response time.
7	right?	7	Q And, you know, I'm not trying to beat a
8	A No, because we own this record, so I	8	dead horse here, but just because this is the
9	actually wrote this this policy.	9	written policy
10	Q Okay. So and when did you write the	10	A Sure.
11	policy?	11	Q here, we have unusual
12	A So this policy was completely rewritten	12	circumstances are defined as and focusing on
13	in 2019. I believe this got published in 2020.	13	"a" "The need to search for records from the
14	Q Okay. And let's looking at the	14	field offices," that's the first part in the
15	content of this, can we turn to the Bates ending	15	statute relating to field offices, fair?
16	in 10? Can we look at the D, "Statutory Time	16	A Uh-huh. Yes.
17	Limits"?	17	Q And then the second part is truncated
18	A D, yes.	18	into the words "other locations," right?
19	Q And I just want to confirm. This is	19	A (Nodding.)
20	DEA's this is, in fact, a policy?	20	Q And so
21	A This is an internal agency policy.	21	A Yes.
22	Q Okay. And under 1, it says, "FSR."	22	Q just to summarize in a nutshell,
	Page 118		Page 120
1	What does that stand for?	1	DEA's view of the statute is that the
1 2	What does that stand for? A So this was our old acronym for our	1 2	DEA's view of the statute is that the establishment separate from the office processing
2	A So this was our old acronym for our	2	establishment separate from the office processing
2 3	A So this was our old acronym for our office. It used to be part of the Office of	2 3	establishment separate from the office processing the request is "other locations," fair?
2 3 4	A So this was our old acronym for our office. It used to be part of the Office of Administration. The acronym was FS. Our	2 3 4	establishment separate from the office processing the request is "other locations," fair? A Correct.
2 3 4 5	A So this was our old acronym for our office. It used to be part of the Office of Administration. The acronym was FS. Our specific acronym was FSR.	2 3 4 5	establishment separate from the office processing the request is "other locations," fair? A Correct. Q And that's the view of the entire
2 3 4 5 6	A So this was our old acronym for our office. It used to be part of the Office of Administration. The acronym was FS. Our specific acronym was FSR. Q Okay. And that stands for?	2 3 4 5 6	establishment separate from the office processing the request is "other locations," fair? A Correct. Q And that's the view of the entire Department of Justice, in fact?
2 3 4 5 6 7	A So this was our old acronym for our office. It used to be part of the Office of Administration. The acronym was FS. Our specific acronym was FSR. Q Okay. And that stands for? A FSR stood for the Freedom of	2 3 4 5 6 7	establishment separate from the office processing the request is "other locations," fair? A Correct. Q And that's the view of the entire Department of Justice, in fact? A No. That's the view of the entire DEA.
2 3 4 5 6 7 8	A So this was our old acronym for our office. It used to be part of the Office of Administration. The acronym was FS. Our specific acronym was FSR. Q Okay. And that stands for? A FSR stood for the Freedom of Information and Records Management Section.	2 3 4 5 6 7 8 9	establishment separate from the office processing the request is "other locations," fair? A Correct. Q And that's the view of the entire Department of Justice, in fact? A No. That's the view of the entire DEA. Q Okay.
2 3 4 5 6 7 8 9	A So this was our old acronym for our office. It used to be part of the Office of Administration. The acronym was FS. Our specific acronym was FSR. Q Okay. And that stands for? A FSR stood for the Freedom of Information and Records Management Section. Q Okay. And so that section has 20	2 3 4 5 6 7 8 9	establishment separate from the office processing the request is "other locations," fair? A Correct. Q And that's the view of the entire Department of Justice, in fact? A No. That's the view of the entire DEA. Q Okay. A So all of DEA, whether it's the 239
2 3 4 5 6 7 8 9	A So this was our old acronym for our office. It used to be part of the Office of Administration. The acronym was FS. Our specific acronym was FSR. Q Okay. And that stands for? A FSR stood for the Freedom of Information and Records Management Section. Q Okay. And so that section has 20 business days to respond to a FOIA/PA PA being	2 3 4 5 6 7 8 9	establishment separate from the office processing the request is "other locations," fair? A Correct. Q And that's the view of the entire Department of Justice, in fact? A No. That's the view of the entire DEA. Q Okay. A So all of DEA, whether it's the 239 field offices, the 90 offices in the foreign
2 3 4 5 6 7 8 9 10 11	A So this was our old acronym for our office. It used to be part of the Office of Administration. The acronym was FS. Our specific acronym was FSR. Q Okay. And that stands for? A FSR stood for the Freedom of Information and Records Management Section. Q Okay. And so that section has 20 business days to respond to a FOIA/PA PA being Privacy Act, correct?	2 3 4 5 6 7 8 9 10 11	establishment separate from the office processing the request is "other locations," fair? A Correct. Q And that's the view of the entire Department of Justice, in fact? A No. That's the view of the entire DEA. Q Okay. A So all of DEA, whether it's the 239 field offices, the 90 offices in the foreign countries, the 150-plus headquarters components.
2 3 4 5 6 7 8 9 10 11 12	A So this was our old acronym for our office. It used to be part of the Office of Administration. The acronym was FS. Our specific acronym was FSR. Q Okay. And that stands for? A FSR stood for the Freedom of Information and Records Management Section. Q Okay. And so that section has 20 business days to respond to a FOIA/PA PA being Privacy Act, correct? A Yes.	2 3 4 5 6 7 8 9 10 11 12	establishment separate from the office processing the request is "other locations," fair? A Correct. Q And that's the view of the entire Department of Justice, in fact? A No. That's the view of the entire DEA. Q Okay. A So all of DEA, whether it's the 239 field offices, the 90 offices in the foreign countries, the 150-plus headquarters components. Q I'm just talking about the this
2 3 4 5 6 7 8 9 10 11 12 13	A So this was our old acronym for our office. It used to be part of the Office of Administration. The acronym was FS. Our specific acronym was FSR. Q Okay. And that stands for? A FSR stood for the Freedom of Information and Records Management Section. Q Okay. And so that section has 20 business days to respond to a FOIA/PA PA being Privacy Act, correct? A Yes. Q request unless the request falls	2 3 4 5 6 7 8 9 10 11 12 13	establishment separate from the office processing the request is "other locations," fair? A Correct. Q And that's the view of the entire Department of Justice, in fact? A No. That's the view of the entire DEA. Q Okay. A So all of DEA, whether it's the 239 field offices, the 90 offices in the foreign countries, the 150-plus headquarters components. Q I'm just talking about the this policy about what unusual circumstances means is
2 3 4 5 6 7 8 9 10 11 12 13 14	A So this was our old acronym for our office. It used to be part of the Office of Administration. The acronym was FS. Our specific acronym was FSR. Q Okay. And that stands for? A FSR stood for the Freedom of Information and Records Management Section. Q Okay. And so that section has 20 business days to respond to a FOIA/PA PA being Privacy Act, correct? A Yes. Q request unless the request falls within unusual circumstances.	2 3 4 5 6 7 8 9 10 11 12 13 14	establishment separate from the office processing the request is "other locations," fair? A Correct. Q And that's the view of the entire Department of Justice, in fact? A No. That's the view of the entire DEA. Q Okay. A So all of DEA, whether it's the 239 field offices, the 90 offices in the foreign countries, the 150-plus headquarters components. Q I'm just talking about the this policy about what unusual circumstances means is not a localized policy to this is the DEA
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A So this was our old acronym for our office. It used to be part of the Office of Administration. The acronym was FS. Our specific acronym was FSR. Q Okay. And that stands for? A FSR stood for the Freedom of Information and Records Management Section. Q Okay. And so that section has 20 business days to respond to a FOIA/PA PA being Privacy Act, correct? A Yes. Q request unless the request falls within unusual circumstances. And we'll get to the remainder in a	2 3 4 5 6 7 8 9 10 11 12 13 14 15	establishment separate from the office processing the request is "other locations," fair? A Correct. Q And that's the view of the entire Department of Justice, in fact? A No. That's the view of the entire DEA. Q Okay. A So all of DEA, whether it's the 239 field offices, the 90 offices in the foreign countries, the 150-plus headquarters components. Q I'm just talking about the this policy about what unusual circumstances means is not a localized policy to this is the DEA policy manual, but this policy we're discussing
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A So this was our old acronym for our office. It used to be part of the Office of Administration. The acronym was FS. Our specific acronym was FSR. Q Okay. And that stands for? A FSR stood for the Freedom of Information and Records Management Section. Q Okay. And so that section has 20 business days to respond to a FOIA/PA PA being Privacy Act, correct? A Yes. Q request unless the request falls within unusual circumstances. And we'll get to the remainder in a moment, but just pausing here, again, this is	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	establishment separate from the office processing the request is "other locations," fair? A Correct. Q And that's the view of the entire Department of Justice, in fact? A No. That's the view of the entire DEA. Q Okay. A So all of DEA, whether it's the 239 field offices, the 90 offices in the foreign countries, the 150-plus headquarters components. Q I'm just talking about the this policy about what unusual circumstances means is not a localized policy to this is the DEA policy manual, but this policy we're discussing is the entire Department of Justice subscribes
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A So this was our old acronym for our office. It used to be part of the Office of Administration. The acronym was FS. Our specific acronym was FSR. Q Okay. And that stands for? A FSR stood for the Freedom of Information and Records Management Section. Q Okay. And so that section has 20 business days to respond to a FOIA/PA PA being Privacy Act, correct? A Yes. Q request unless the request falls within unusual circumstances. And we'll get to the remainder in a moment, but just pausing here, again, this is what we were discussing before about the unusual	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	establishment separate from the office processing the request is "other locations," fair? A Correct. Q And that's the view of the entire Department of Justice, in fact? A No. That's the view of the entire DEA. Q Okay. A So all of DEA, whether it's the 239 field offices, the 90 offices in the foreign countries, the 150-plus headquarters components. Q I'm just talking about the this policy about what unusual circumstances means is not a localized policy to this is the DEA policy manual, but this policy we're discussing is the entire Department of Justice subscribes to this view?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A So this was our old acronym for our office. It used to be part of the Office of Administration. The acronym was FS. Our specific acronym was FSR. Q Okay. And that stands for? A FSR stood for the Freedom of Information and Records Management Section. Q Okay. And so that section has 20 business days to respond to a FOIA/PA PA being Privacy Act, correct? A Yes. Q request unless the request falls within unusual circumstances. And we'll get to the remainder in a moment, but just pausing here, again, this is what we were discussing before about the unusual circumstances exception or provision applies to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	establishment separate from the office processing the request is "other locations," fair? A Correct. Q And that's the view of the entire Department of Justice, in fact? A No. That's the view of the entire DEA. Q Okay. A So all of DEA, whether it's the 239 field offices, the 90 offices in the foreign countries, the 150-plus headquarters components. Q I'm just talking about the this policy about what unusual circumstances means is not a localized policy to this is the DEA policy manual, but this policy we're discussing is the entire Department of Justice subscribes to this view? A This yes, because this is in the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A So this was our old acronym for our office. It used to be part of the Office of Administration. The acronym was FS. Our specific acronym was FSR. Q Okay. And that stands for? A FSR stood for the Freedom of Information and Records Management Section. Q Okay. And so that section has 20 business days to respond to a FOIA/PA PA being Privacy Act, correct? A Yes. Q request unless the request falls within unusual circumstances. And we'll get to the remainder in a moment, but just pausing here, again, this is what we were discussing before about the unusual circumstances exception or provision applies to responding to a request, true?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	establishment separate from the office processing the request is "other locations," fair? A Correct. Q And that's the view of the entire Department of Justice, in fact? A No. That's the view of the entire DEA. Q Okay. A So all of DEA, whether it's the 239 field offices, the 90 offices in the foreign countries, the 150-plus headquarters components. Q I'm just talking about the this policy about what unusual circumstances means is not a localized policy to this is the DEA policy manual, but this policy we're discussing is the entire Department of Justice subscribes to this view? A This yes, because this is in the statute.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A So this was our old acronym for our office. It used to be part of the Office of Administration. The acronym was FS. Our specific acronym was FSR. Q Okay. And that stands for? A FSR stood for the Freedom of Information and Records Management Section. Q Okay. And so that section has 20 business days to respond to a FOIA/PA PA being Privacy Act, correct? A Yes. Q request unless the request falls within unusual circumstances. And we'll get to the remainder in a moment, but just pausing here, again, this is what we were discussing before about the unusual circumstances exception or provision applies to responding to a request, true? A It does.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	establishment separate from the office processing the request is "other locations," fair? A Correct. Q And that's the view of the entire Department of Justice, in fact? A No. That's the view of the entire DEA. Q Okay. A So all of DEA, whether it's the 239 field offices, the 90 offices in the foreign countries, the 150-plus headquarters components. Q I'm just talking about the this policy about what unusual circumstances means is not a localized policy to this is the DEA policy manual, but this policy we're discussing is the entire Department of Justice subscribes to this view? A This yes, because this is in the statute. Q Okay. And have you ever discussed this

1	Q And let me qualify this by like if	1	A Yes. Their interpretation is the same
2	you discussed with, like, an attorney, I don't	2	as mine.
3	want to run into privilege issues. I'm really	3	Q Okay. Let's move on to something else.
4	more talking about, like, chief FOIA officer	4	MR. RODRIGUEZ: And to be clear so I
5	counsel type discussions. So	5	think it will head off maybe any future issue.
6	A Yes.	6	It was a communication with an attorney at OIP,
7	Q like, has this ever been discussed	7	and so we would consider the details of the
8	in, like, meetings sort of at DOJ?	8	communication to be privileged. I just didn't
9	A If you're talking about the definition	9	want you to turn around and ask me like, where is
10	of unusual circumstances, yes, I have discussed	10	that? It exists.
11	this with an attorney at OIP.	11	MR. ZORN: Yeah.
12	Q And I don't I can't ask you about	12	MR. RODRIGUEZ: It was via e-mail, or
13	the contents of those discussions, so I won't,	13	at least I've seen an e-mail.
14	but you have this has been discussed?	14	MR. ZORN: I think it's I think it's
15	A It has been discussed.	15	privileged, so I'm not
16	Q Was it and now I'm just asking when.	16	MR. RODRIGUEZ: Okay.
17	Was it discussed before or after I filed this	17	MR. ZORN: From what I've heard, it
18	lawsuit?	18	sounds
19	A After.	19	MR. RODRIGUEZ: Yeah. There's no
20	Q Okay. And so you have been in touch	20	issue.
21	with OIP since I filed this lawsuit?	21	MR. ZORN: sounds privileged, and
22	A Yes, I have.	22	I'm not I'm not going to go into the contents
	Page 122		Page 124
1	Q Okay. And so OIP is aware of this	1	of it. There might be some argument under FOIA
1 2	Q Okay. And so OIP is aware of this lawsuit?	1 2	of it. There might be some argument under FOIA that it isn't, but I'm not I'm not going to go
	-		
2	lawsuit?	2	that it isn't, but I'm not I'm not going to go
2 3	lawsuit? A I have informed them that I'm trying to remember how the conversation started. I was I went to them to get clarity	2 3	that it isn't, but I'm not I'm not going to go there.
2 3 4	lawsuit? A I have informed them that I'm trying to remember how the conversation started.	2 3 4	that it isn't, but I'm not I'm not going to go there. BY MR. ZORN
2 3 4 5	lawsuit? A I have informed them that I'm trying to remember how the conversation started. I was I went to them to get clarity on the definition of unusual circumstances. I wanted to make sure that our interpretation was	2 3 4 5	that it isn't, but I'm not I'm not going to go there. BY MR. ZORN Q Okay. Why don't why don't we talk a
2 3 4 5 6	lawsuit? A I have informed them that I'm trying to remember how the conversation started. I was I went to them to get clarity on the definition of unusual circumstances. I wanted to make sure that our interpretation was the department's interpretation. So that was	2 3 4 5 6	that it isn't, but I'm not I'm not going to go there. BY MR. ZORN Q Okay. Why don't why don't we talk a little bit about fees. I'm interested in how
2 3 4 5 6 7	lawsuit? A I have informed them that I'm trying to remember how the conversation started. I was I went to them to get clarity on the definition of unusual circumstances. I wanted to make sure that our interpretation was the department's interpretation. So that was the so I reached out to them, obviously, after	2 3 4 5 6 7	that it isn't, but I'm not I'm not going to go there. BY MR. ZORN Q Okay. Why don't why don't we talk a little bit about fees. I'm interested in how fees are calculated. So I'll start with that, which is just an open ended: How are fees calculated?
2 3 4 5 6 7 8	lawsuit? A I have informed them that I'm trying to remember how the conversation started. I was I went to them to get clarity on the definition of unusual circumstances. I wanted to make sure that our interpretation was the department's interpretation. So that was	2 3 4 5 6 7 8	that it isn't, but I'm not I'm not going to go there. BY MR. ZORN Q Okay. Why don't why don't we talk a little bit about fees. I'm interested in how fees are calculated. So I'll start with that, which is just
2 3 4 5 6 7 8 9	lawsuit? A I have informed them that I'm trying to remember how the conversation started. I was I went to them to get clarity on the definition of unusual circumstances. I wanted to make sure that our interpretation was the department's interpretation. So that was the so I reached out to them, obviously, after the lawsuit was filed to get clarification on this.	2 3 4 5 6 7 8 9	that it isn't, but I'm not I'm not going to go there. BY MR. ZORN Q Okay. Why don't why don't we talk a little bit about fees. I'm interested in how fees are calculated. So I'll start with that, which is just an open ended: How are fees calculated?
2 3 4 5 6 7 8 9	lawsuit? A I have informed them that I'm trying to remember how the conversation started. I was I went to them to get clarity on the definition of unusual circumstances. I wanted to make sure that our interpretation was the department's interpretation. So that was the so I reached out to them, obviously, after the lawsuit was filed to get clarification on this. Q Oh, so, I mean, you're here	2 3 4 5 6 7 8 9 10 11 12	that it isn't, but I'm not I'm not going to go there. BY MR. ZORN Q Okay. Why don't why don't we talk a little bit about fees. I'm interested in how fees are calculated. So I'll start with that, which is just an open ended: How are fees calculated? A We, like I mentioned earlier, do not charge search fees any longer. It's very rare for us to charge search fees due to the statutory
2 3 4 5 6 7 8 9 10	lawsuit? A I have informed them that I'm trying to remember how the conversation started. I was I went to them to get clarity on the definition of unusual circumstances. I wanted to make sure that our interpretation was the department's interpretation. So that was the so I reached out to them, obviously, after the lawsuit was filed to get clarification on this. Q Oh, so, I mean, you're here representing the Department of Justice, and the	2 3 4 5 6 7 8 9 10 11	that it isn't, but I'm not I'm not going to go there. BY MR. ZORN Q Okay. Why don't why don't we talk a little bit about fees. I'm interested in how fees are calculated. So I'll start with that, which is just an open ended: How are fees calculated? A We, like I mentioned earlier, do not charge search fees any longer. It's very rare for us to charge search fees due to the statutory time limits.
2 3 4 5 6 7 8 9 10 11 12 13 14	lawsuit? A I have informed them that I'm trying to remember how the conversation started. I was I went to them to get clarity on the definition of unusual circumstances. I wanted to make sure that our interpretation was the department's interpretation. So that was the so I reached out to them, obviously, after the lawsuit was filed to get clarification on this. Q Oh, so, I mean, you're here representing the Department of Justice, and the Office of Information Policy has confirmed that	2 3 4 5 6 7 8 9 10 11 12 13 14	that it isn't, but I'm not I'm not going to go there. BY MR. ZORN Q Okay. Why don't why don't we talk a little bit about fees. I'm interested in how fees are calculated. So I'll start with that, which is just an open ended: How are fees calculated? A We, like I mentioned earlier, do not charge search fees any longer. It's very rare for us to charge search fees due to the statutory time limits. Review fees, however, are charged only
2 3 4 5 6 7 8 9 10 11 12 13	lawsuit? A I have informed them that I'm trying to remember how the conversation started. I was I went to them to get clarity on the definition of unusual circumstances. I wanted to make sure that our interpretation was the department's interpretation. So that was the so I reached out to them, obviously, after the lawsuit was filed to get clarification on this. Q Oh, so, I mean, you're here representing the Department of Justice, and the Office of Information Policy has confirmed that this is the Department of Justice	2 3 4 5 6 7 8 9 10 11 12 13 14 15	that it isn't, but I'm not I'm not going to go there. BY MR. ZORN Q Okay. Why don't why don't we talk a little bit about fees. I'm interested in how fees are calculated. So I'll start with that, which is just an open ended: How are fees calculated? A We, like I mentioned earlier, do not charge search fees any longer. It's very rare for us to charge search fees due to the statutory time limits. Review fees, however, are charged only to commercial use requesters. So when we receive
2 3 4 5 6 7 8 9 10 11 12 13 14	lawsuit? A I have informed them that I'm trying to remember how the conversation started. I was I went to them to get clarity on the definition of unusual circumstances. I wanted to make sure that our interpretation was the department's interpretation. So that was the so I reached out to them, obviously, after the lawsuit was filed to get clarification on this. Q Oh, so, I mean, you're here representing the Department of Justice, and the Office of Information Policy has confirmed that this is the Department of Justice A Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14	that it isn't, but I'm not I'm not going to go there. BY MR. ZORN Q Okay. Why don't why don't we talk a little bit about fees. I'm interested in how fees are calculated. So I'll start with that, which is just an open ended: How are fees calculated? A We, like I mentioned earlier, do not charge search fees any longer. It's very rare for us to charge search fees due to the statutory time limits. Review fees, however, are charged only to commercial use requesters. So when we receive a request and we've determined that it is, in
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	lawsuit? A I have informed them that I'm trying to remember how the conversation started. I was I went to them to get clarity on the definition of unusual circumstances. I wanted to make sure that our interpretation was the department's interpretation. So that was the so I reached out to them, obviously, after the lawsuit was filed to get clarification on this. Q Oh, so, I mean, you're here representing the Department of Justice, and the Office of Information Policy has confirmed that this is the Department of Justice A Yes. Q policy?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	that it isn't, but I'm not I'm not going to go there. BY MR. ZORN Q Okay. Why don't why don't we talk a little bit about fees. I'm interested in how fees are calculated. So I'll start with that, which is just an open ended: How are fees calculated? A We, like I mentioned earlier, do not charge search fees any longer. It's very rare for us to charge search fees due to the statutory time limits. Review fees, however, are charged only to commercial use requesters. So when we receive a request and we've determined that it is, in fact, commercial use, we will continue to we
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	lawsuit? A I have informed them that I'm trying to remember how the conversation started. I was I went to them to get clarity on the definition of unusual circumstances. I wanted to make sure that our interpretation was the department's interpretation. So that was the so I reached out to them, obviously, after the lawsuit was filed to get clarification on this. Q Oh, so, I mean, you're here representing the Department of Justice, and the Office of Information Policy has confirmed that this is the Department of Justice A Yes. Q policy? And by "this," I mean the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	that it isn't, but I'm not I'm not going to go there. BY MR. ZORN Q Okay. Why don't why don't we talk a little bit about fees. I'm interested in how fees are calculated. So I'll start with that, which is just an open ended: How are fees calculated? A We, like I mentioned earlier, do not charge search fees any longer. It's very rare for us to charge search fees due to the statutory time limits. Review fees, however, are charged only to commercial use requesters. So when we receive a request and we've determined that it is, in fact, commercial use, we will continue to we will do the search, collect the records.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	lawsuit? A I have informed them that I'm trying to remember how the conversation started. I was I went to them to get clarity on the definition of unusual circumstances. I wanted to make sure that our interpretation was the department's interpretation. So that was the so I reached out to them, obviously, after the lawsuit was filed to get clarification on this. Q Oh, so, I mean, you're here representing the Department of Justice, and the Office of Information Policy has confirmed that this is the Department of Justice A Yes. Q policy? And by "this," I mean the interpretation	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	that it isn't, but I'm not I'm not going to go there. BY MR. ZORN Q Okay. Why don't why don't we talk a little bit about fees. I'm interested in how fees are calculated. So I'll start with that, which is just an open ended: How are fees calculated? A We, like I mentioned earlier, do not charge search fees any longer. It's very rare for us to charge search fees due to the statutory time limits. Review fees, however, are charged only to commercial use requesters. So when we receive a request and we've determined that it is, in fact, commercial use, we will continue to we will do the search, collect the records. Once the records come back, we the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	lawsuit? A I have informed them that I'm trying to remember how the conversation started. I was I went to them to get clarity on the definition of unusual circumstances. I wanted to make sure that our interpretation was the department's interpretation. So that was the so I reached out to them, obviously, after the lawsuit was filed to get clarification on this. Q Oh, so, I mean, you're here representing the Department of Justice, and the Office of Information Policy has confirmed that this is the Department of Justice A Yes. Q policy? And by "this," I mean the interpretation A The	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	that it isn't, but I'm not I'm not going to go there. BY MR. ZORN Q Okay. Why don't why don't we talk a little bit about fees. I'm interested in how fees are calculated. So I'll start with that, which is just an open ended: How are fees calculated? A We, like I mentioned earlier, do not charge search fees any longer. It's very rare for us to charge search fees due to the statutory time limits. Review fees, however, are charged only to commercial use requesters. So when we receive a request and we've determined that it is, in fact, commercial use, we will continue to we will do the search, collect the records. Once the records come back, we the staff has a little calculation that we file to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	lawsuit? A I have informed them that I'm trying to remember how the conversation started. I was I went to them to get clarity on the definition of unusual circumstances. I wanted to make sure that our interpretation was the department's interpretation. So that was the so I reached out to them, obviously, after the lawsuit was filed to get clarification on this. Q Oh, so, I mean, you're here representing the Department of Justice, and the Office of Information Policy has confirmed that this is the Department of Justice A Yes. Q policy? And by "this," I mean the interpretation A The Q we've been discussing of unusual	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	that it isn't, but I'm not I'm not going to go there. BY MR. ZORN Q Okay. Why don't why don't we talk a little bit about fees. I'm interested in how fees are calculated. So I'll start with that, which is just an open ended: How are fees calculated? A We, like I mentioned earlier, do not charge search fees any longer. It's very rare for us to charge search fees due to the statutory time limits. Review fees, however, are charged only to commercial use requesters. So when we receive a request and we've determined that it is, in fact, commercial use, we will continue to we will do the search, collect the records. Once the records come back, we the staff has a little calculation that we file to determine how long the review time is going to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	lawsuit? A I have informed them that I'm trying to remember how the conversation started. I was I went to them to get clarity on the definition of unusual circumstances. I wanted to make sure that our interpretation was the department's interpretation. So that was the so I reached out to them, obviously, after the lawsuit was filed to get clarification on this. Q Oh, so, I mean, you're here representing the Department of Justice, and the Office of Information Policy has confirmed that this is the Department of Justice A Yes. Q policy? And by "this," I mean the interpretation A The	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	that it isn't, but I'm not I'm not going to go there. BY MR. ZORN Q Okay. Why don't why don't we talk a little bit about fees. I'm interested in how fees are calculated. So I'll start with that, which is just an open ended: How are fees calculated? A We, like I mentioned earlier, do not charge search fees any longer. It's very rare for us to charge search fees due to the statutory time limits. Review fees, however, are charged only to commercial use requesters. So when we receive a request and we've determined that it is, in fact, commercial use, we will continue to we will do the search, collect the records. Once the records come back, we the staff has a little calculation that we file to

1			
1	be, and then we follow the fee provision that's	1	how we're calculating review fees, because I had
2	in the DOJ FOIA regulations, which says that we	2	noticed some variability between teams in how the
3	charge \$40 per hour.	3	staff and supervisors were calculating what they
4	MR. ZORN: Okay. And so I've	4	believed, you know, in good faith, was how
5	introduced an exhibit. It's annotated, and	5	long it was going to take them to complete a
6	it's it should be in the folder as 10A.	6	review. So I wanted to standardize this.
7	THE WITNESS: Okay.	7	So we drafted an SOP, and I had several
8	MR. ZORN: And we can pull this up.	8	meetings with the unit chiefs to sit down we
9	(Deposition Exhibit Number 10A	9	sat down in a room and worked together in
10	was marked for identification.)	10	determining how long on average does it take you
11	BY MR. ZORN	11	to review a page, place redactions on a page, and
12	Q When you have this up, just let me	12	we came up with seven minutes on average.
13	know.	13	Q And what's an SOP?
14	A Yes, I do.	14	A I'm sorry. Standard operating
15	Q So this is and there's highlighting	15	procedures.
16	on the page, and I just want to be clear for the	16	Q Okay.
17	record. It wasn't produced to me with the	17	A So we wanted to put a guidance document
18	highlighting. That's highlighting I've done to	18	together for the office in an effort to
19	help us sort of be clear on the questioning.	19	standardize this process and be more transparent
20	But at the top, it's "22-00585-F	20	and be consistent in how we're calculating review
21	Request Notes."	21	fees.
22	Is that did I read that correctly?	22	Q And and is that was that
	Page 126		Page 128
1	A Yes.	1	produced
2	Q And is it a fair characterization to	2	A Yes.
3	say that these are internal DEA request notes	3	Q the SOP?
4	from a request that I filed?	4	A It was.
5	A Correct.	5	Q Okay. Was it titled standard
6	Q Okay. And looking at the first page,		
	Q Okay. This rooking at the first page,	6	operating did I miss it?
7	I've highlighted that there's 2,190 pages of	6 7	operating did I miss it? A It was, and it was titled "Calculating
7 8			
	I've highlighted that there's 2,190 pages of	7	A It was, and it was titled "Calculating
8	I've highlighted that there's 2,190 pages of potentially responsive records.	7 8	A It was, and it was titled "Calculating of Review Fees."
8	I've highlighted that there's 2,190 pages of potentially responsive records. Did I	7 8 9	A It was, and it was titled "Calculating of Review Fees." Q Okay. So the seven minutes comes from
8 9 10	I've highlighted that there's 2,190 pages of potentially responsive records. Did I A Correct.	7 8 9 10	A It was, and it was titled "Calculating of Review Fees." Q Okay. So the seven minutes comes from just was there any, like who was it
8 9 10 11	I've highlighted that there's 2,190 pages of potentially responsive records. Did I A Correct. Q Okay. And then and this isn't	7 8 9 10 11	A It was, and it was titled "Calculating of Review Fees." Q Okay. So the seven minutes comes from just was there any, like who was it how was seven minutes arrived at? Just a guess
8 9 10 11 12	I've highlighted that there's 2,190 pages of potentially responsive records. Did I A Correct. Q Okay. And then and this isn't highlighted, but it's on the next line seven	7 8 9 10 11 12	A It was, and it was titled "Calculating of Review Fees." Q Okay. So the seven minutes comes from just was there any, like who was it how was seven minutes arrived at? Just a guess of what the average time was?
8 9 10 11 12 13	I've highlighted that there's 2,190 pages of potentially responsive records. Did I A Correct. Q Okay. And then and this isn't highlighted, but it's on the next line seven minutes per page for review.	7 8 9 10 11 12 13	A It was, and it was titled "Calculating of Review Fees." Q Okay. So the seven minutes comes from just was there any, like who was it how was seven minutes arrived at? Just a guess of what the average time was? A It was myself and three other managers,
8 9 10 11 12 13 14	I've highlighted that there's 2,190 pages of potentially responsive records. Did I A Correct. Q Okay. And then and this isn't highlighted, but it's on the next line seven minutes per page for review. Is that the standard agency seven	7 8 9 10 11 12 13 14	A It was, and it was titled "Calculating of Review Fees." Q Okay. So the seven minutes comes from just was there any, like who was it how was seven minutes arrived at? Just a guess of what the average time was? A It was myself and three other managers, yes, that sat together and talked through this
8 9 10 11 12 13 14 15	I've highlighted that there's 2,190 pages of potentially responsive records. Did I A Correct. Q Okay. And then and this isn't highlighted, but it's on the next line seven minutes per page for review. Is that the standard agency seven minutes per page?	7 8 9 10 11 12 13 14 15	A It was, and it was titled "Calculating of Review Fees." Q Okay. So the seven minutes comes from just was there any, like who was it how was seven minutes arrived at? Just a guess of what the average time was? A It was myself and three other managers, yes, that sat together and talked through this SOP, and we came up with, on average, that we
8 9 10 11 12 13 14 15 16	I've highlighted that there's 2,190 pages of potentially responsive records. Did I A Correct. Q Okay. And then and this isn't highlighted, but it's on the next line seven minutes per page for review. Is that the standard agency seven minutes per page? A That is what our office has uses,	7 8 9 10 11 12 13 14 15	A It was, and it was titled "Calculating of Review Fees." Q Okay. So the seven minutes comes from just was there any, like who was it how was seven minutes arrived at? Just a guess of what the average time was? A It was myself and three other managers, yes, that sat together and talked through this SOP, and we came up with, on average, that we believe it takes us about seven minutes to
8 9 10 11 12 13 14 15 16 17	I've highlighted that there's 2,190 pages of potentially responsive records. Did I A Correct. Q Okay. And then and this isn't highlighted, but it's on the next line seven minutes per page for review. Is that the standard agency seven minutes per page? A That is what our office has uses, yes, for the determination of the review time.	7 8 9 10 11 12 13 14 15 16 17 18	A It was, and it was titled "Calculating of Review Fees." Q Okay. So the seven minutes comes from just was there any, like who was it how was seven minutes arrived at? Just a guess of what the average time was? A It was myself and three other managers, yes, that sat together and talked through this SOP, and we came up with, on average, that we believe it takes us about seven minutes to process a page, meaning I'm reviewing a page, I'm
8 9 10 11 12 13 14 15 16 17	I've highlighted that there's 2,190 pages of potentially responsive records. Did I A Correct. Q Okay. And then and this isn't highlighted, but it's on the next line seven minutes per page for review. Is that the standard agency seven minutes per page? A That is what our office has uses, yes, for the determination of the review time. Q Where did that number come from?	7 8 9 10 11 12 13 14 15 16 17 18	A It was, and it was titled "Calculating of Review Fees." Q Okay. So the seven minutes comes from just was there any, like who was it how was seven minutes arrived at? Just a guess of what the average time was? A It was myself and three other managers, yes, that sat together and talked through this SOP, and we came up with, on average, that we believe it takes us about seven minutes to process a page, meaning I'm reviewing a page, I'm using a tool to place redactions, place codes on
8 9 10 11 12 13 14 15 16 17 18	I've highlighted that there's 2,190 pages of potentially responsive records. Did I A Correct. Q Okay. And then and this isn't highlighted, but it's on the next line seven minutes per page for review. Is that the standard agency seven minutes per page? A That is what our office has uses, yes, for the determination of the review time. Q Where did that number come from? A So that number came from a series of	7 8 9 10 11 12 13 14 15 16 17 18	A It was, and it was titled "Calculating of Review Fees." Q Okay. So the seven minutes comes from just was there any, like who was it how was seven minutes arrived at? Just a guess of what the average time was? A It was myself and three other managers, yes, that sat together and talked through this SOP, and we came up with, on average, that we believe it takes us about seven minutes to process a page, meaning I'm reviewing a page, I'm using a tool to place redactions, place codes on the document. It's about seven minutes per page.
8 9 10 11 12 13 14 15 16 17 18 19 20	I've highlighted that there's 2,190 pages of potentially responsive records. Did I A Correct. Q Okay. And then and this isn't highlighted, but it's on the next line seven minutes per page for review. Is that the standard agency seven minutes per page? A That is what our office has uses, yes, for the determination of the review time. Q Where did that number come from? A So that number came from a series of let me back up.	7 8 9 10 11 12 13 14 15 16 17 18 19 20	A It was, and it was titled "Calculating of Review Fees." Q Okay. So the seven minutes comes from just was there any, like who was it how was seven minutes arrived at? Just a guess of what the average time was? A It was myself and three other managers, yes, that sat together and talked through this SOP, and we came up with, on average, that we believe it takes us about seven minutes to process a page, meaning I'm reviewing a page, I'm using a tool to place redactions, place codes on the document. It's about seven minutes per page. Q Okay. And then and you're not

1	just	1	A Correct.
2	A Oh, it's reading as well, yeah. I'm	2	Q Why are there two levels of review?
3	reading the page, and I'm placing redactions on	3	A So our subordinate staff does the
4	protected information and asserting the exemption	4	majority of the processing. We have to it has
5	code, placing the exemption code on the document.	5	to be reviewed by a manager before we can
6	That's all part of the	6	authorize release to the public, right?
7	Q And so I'm still kind of at a loss. So	7	Oftentimes, the managers, when they're
8	how you guys just agreed on seven minutes? I	8	doing final review, myself included, are making
9	don't	9	slight adjustments to those records. Obviously,
10	A Yes.	10	if it's a lot of adjustments, it's going back to
11	Q Was there any did you kind of like	11	the processor to finalize.
12	do any experiments or	12	But, generally, a manager is tweaking
13	A We did not do an experiment, per se,	13	redactions, making sure that this has been
14	no. This was a conversation over several	14	properly processed, that the redaction codes are
15	meetings, you know, in putting this SOP together,	15	proper. If if something was incorrectly
16	and just from our our experience and years of	16	redacted, we're lifting redactions. So the
17	practice in this area, we came up with the seven	17	manager is doing review work and also sometimes
18	minutes.	18	minor corrections.
19	Q Because the difference between seven	19	Q And why is the manager 20 percent?
20	minutes and six minutes is a lot it's a lot of	20	A Because we're not doing the full
21	money when you multiply it by a lot of pages.	21	processing that the subordinate staff is doing,
22	A And, again, that's why, you know, it is	22	right? We're not going we're not placing
	Page 130		Page 132
1	an estimate. You know, this this fee, it's an	1	redactions on the entire document. That's
2	estimate. So we estimate that it takes, on	2	already been done.
3	average, seven minutes.	3	When it gets to our level, we're just
4	Q And three so three people came up	4	going through the document, reading every page,
5	with this?	5	making sure that the redactions are correct, and
6	A I think four of us. There were	6	making adjustments if need be.
7	Q Four.	7	Q If a manager has to review everything,
8	A four of us.	8	why even have the initial review?
9	Q Okay. And so there are multiple layers	9	A Because we would then have to place all
10	of review as well, true?	10	the redactions, all the exemption codes. It is a
11	A Generally, it's two. So it would be	11	lot of work. So we have subordinate staff to do
12	the individual in our office that we assign to	12	that initial processing for us. We're just final
13	process the case. Then when that individual is	13	review. We're just making sure that it's been
14	finished with the case, it moves up to a manager	14	properly redacted and it's ready for release to
15	for review.	15	the public.
16	So we are assessing the review fee for	16	Q But you're charging for the agency
17	both the professional administrative staff's time	17	charges \$40 per hour of of both the initial
18	and the supervisor time.	18	review and the manager review?
19	Q Okay. And and looking at the	19	A That is correct.
20	document here, the management review time is	20	Q And the purpose of the initial review
21	estimated to be 20 percent less than the than	21	is to save that 20 percent that's going to happen
1		l	
22	the initial reviewer's time; is that fair? Page 131	22	with the manager review; is that fair? Page 133

1	A I don't know if I understood the last	1	Q Fair?
2	part of the question. I'm sorry.	2	A Yes.
3	Q You're saying the reason that the	3	Q But the purpose of the so is the
4	manager review time is estimated to be 20 percent	4	purpose of having an initial review to save that
5	less is because the manager doesn't have to go	5	time that otherwise the manager would have to
6	through and apply all the redactions; is that	6	to do? I mean, do you get where I'm going with
7	right?	7	this?
8	A That is correct.	8	A Yeah. The management team would not be
9	Q And the reason there are two levels of	9	able to we have four managers, including
10	review is so that the manager doesn't have to do	10	myself. We would not be able to process all the
11	all of those redactions, right?	11	requests that come to DEA, right? We have staff
12	A That isn't necessarily why there's two	12	to do that work.
13	levels of review. The first level is really the	13	Q Right.
14	processing.	14	A We are the final review layer, if you
15	The second-level review is I'm ensuring	15	will. We're making sure the record is proper,
16	that this is ready for release to the publish.	16	properly redacted, and is ready for release to
17	If it's a high profile topic or something, maybe,	17	the requester.
18	you know, a litigation matter, it may even be	18	So there has to be a QC in place,
19	reviewed by a third individual. Maybe an	19	right? And that's what the manager's job is.
20	attorney would have to review it.	20	Q But you're but for this QC, then,
21	But, generally, this is the process for	21	it's 80 you're charging 80 percent of what the
22	the regular run-of-the-mill FOIA cases. It's one	22	initial review time is for and fair?
	Page 134		Page 136
1	individual. A subordinate staff member is doing	1	A Uh-huh. Yes.
1 2	all the processing. We do the final review.	1 2	A Uh-huh. Yes. Q So, effectively, a request comes in,
	_		
2	all the processing. We do the final review. Q Well, there's at least two levels of review in every FOIA case.	2	Q So, effectively, a request comes in, and a reviewer for every five hours that an initial reviewer spends, the manager's going to
2 3	all the processing. We do the final review. Q Well, there's at least two levels of	2 3	Q So, effectively, a request comes in, and a reviewer for every five hours that an initial reviewer spends, the manager's going to end up spending four hours doing QC, right?
2 3 4	all the processing. We do the final review. Q Well, there's at least two levels of review in every FOIA case. A Every case. Q Right. And, again, the manager is	2 3 4	Q So, effectively, a request comes in, and a reviewer for every five hours that an initial reviewer spends, the manager's going to end up spending four hours doing QC, right? A Yes. And the reality of this line of
2 3 4 5	all the processing. We do the final review. Q Well, there's at least two levels of review in every FOIA case. A Every case. Q Right. And, again, the manager is reviewing everything line by line just like the	2 3 4 5	Q So, effectively, a request comes in, and a reviewer for every five hours that an initial reviewer spends, the manager's going to end up spending four hours doing QC, right? A Yes. And the reality of this line of work is that it is a line-by-line review. There
2 3 4 5 6	all the processing. We do the final review. Q Well, there's at least two levels of review in every FOIA case. A Every case. Q Right. And, again, the manager is reviewing everything line by line just like the initial reviewer, fair?	2 3 4 5 6	Q So, effectively, a request comes in, and a reviewer for every five hours that an initial reviewer spends, the manager's going to end up spending four hours doing QC, right? A Yes. And the reality of this line of work is that it is a line-by-line review. There is no tool that the government has that's going
2 3 4 5 6 7	all the processing. We do the final review. Q Well, there's at least two levels of review in every FOIA case. A Every case. Q Right. And, again, the manager is reviewing everything line by line just like the initial reviewer, fair? A Yes.	2 3 4 5 6 7	Q So, effectively, a request comes in, and a reviewer for every five hours that an initial reviewer spends, the manager's going to end up spending four hours doing QC, right? A Yes. And the reality of this line of work is that it is a line-by-line review. There is no tool that the government has that's going to tell me that I have effectively redacted all
2 3 4 5 6 7 8	all the processing. We do the final review. Q Well, there's at least two levels of review in every FOIA case. A Every case. Q Right. And, again, the manager is reviewing everything line by line just like the initial reviewer, fair? A Yes. Q And the only real difference between	2 3 4 5 6 7 8 9	Q So, effectively, a request comes in, and a reviewer for every five hours that an initial reviewer spends, the manager's going to end up spending four hours doing QC, right? A Yes. And the reality of this line of work is that it is a line-by-line review. There is no tool that the government has that's going to tell me that I have effectively redacted all of the things that are protected.
2 3 4 5 6 7 8 9 10	all the processing. We do the final review. Q Well, there's at least two levels of review in every FOIA case. A Every case. Q Right. And, again, the manager is reviewing everything line by line just like the initial reviewer, fair? A Yes. Q And the only real difference between the two is the manager is not applying the	2 3 4 5 6 7 8 9 10 11	Q So, effectively, a request comes in, and a reviewer for every five hours that an initial reviewer spends, the manager's going to end up spending four hours doing QC, right? A Yes. And the reality of this line of work is that it is a line-by-line review. There is no tool that the government has that's going to tell me that I have effectively redacted all of the things that are protected. So we have two people involved in the
2 3 4 5 6 7 8 9 10 11 12	all the processing. We do the final review. Q Well, there's at least two levels of review in every FOIA case. A Every case. Q Right. And, again, the manager is reviewing everything line by line just like the initial reviewer, fair? A Yes. Q And the only real difference between the two is the manager is not applying the initial set of redactions and processing	2 3 4 5 6 7 8 9 10 11 12	Q So, effectively, a request comes in, and a reviewer for every five hours that an initial reviewer spends, the manager's going to end up spending four hours doing QC, right? A Yes. And the reality of this line of work is that it is a line-by-line review. There is no tool that the government has that's going to tell me that I have effectively redacted all of the things that are protected. So we have two people involved in the process, the initial processor that does really
2 3 4 5 6 7 8 9 10 11 12 13	all the processing. We do the final review. Q Well, there's at least two levels of review in every FOIA case. A Every case. Q Right. And, again, the manager is reviewing everything line by line just like the initial reviewer, fair? A Yes. Q And the only real difference between the two is the manager is not applying the initial set of redactions and processing A Correct.	2 3 4 5 6 7 8 9 10 11 12 13	Q So, effectively, a request comes in, and a reviewer for every five hours that an initial reviewer spends, the manager's going to end up spending four hours doing QC, right? A Yes. And the reality of this line of work is that it is a line-by-line review. There is no tool that the government has that's going to tell me that I have effectively redacted all of the things that are protected. So we have two people involved in the process, the initial processor that does really the bulk of the work, and then the manager has to
2 3 4 5 6 7 8 9 10 11 12 13 14	all the processing. We do the final review. Q Well, there's at least two levels of review in every FOIA case. A Every case. Q Right. And, again, the manager is reviewing everything line by line just like the initial reviewer, fair? A Yes. Q And the only real difference between the two is the manager is not applying the initial set of redactions and processing A Correct. Q right?	2 3 4 5 6 7 8 9 10 11 12 13	Q So, effectively, a request comes in, and a reviewer for every five hours that an initial reviewer spends, the manager's going to end up spending four hours doing QC, right? A Yes. And the reality of this line of work is that it is a line-by-line review. There is no tool that the government has that's going to tell me that I have effectively redacted all of the things that are protected. So we have two people involved in the process, the initial processor that does really the bulk of the work, and then the manager has to do the final review.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	all the processing. We do the final review. Q Well, there's at least two levels of review in every FOIA case. A Every case. Q Right. And, again, the manager is reviewing everything line by line just like the initial reviewer, fair? A Yes. Q And the only real difference between the two is the manager is not applying the initial set of redactions and processing A Correct. Q right? And that's the theory behind why	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q So, effectively, a request comes in, and a reviewer for every five hours that an initial reviewer spends, the manager's going to end up spending four hours doing QC, right? A Yes. And the reality of this line of work is that it is a line-by-line review. There is no tool that the government has that's going to tell me that I have effectively redacted all of the things that are protected. So we have two people involved in the process, the initial processor that does really the bulk of the work, and then the manager has to do the final review. Q Well, why not just why can't the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	all the processing. We do the final review. Q Well, there's at least two levels of review in every FOIA case. A Every case. Q Right. And, again, the manager is reviewing everything line by line just like the initial reviewer, fair? A Yes. Q And the only real difference between the two is the manager is not applying the initial set of redactions and processing A Correct. Q right? And that's the theory behind why manager review time is 20 percent less, fair?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q So, effectively, a request comes in, and a reviewer for every five hours that an initial reviewer spends, the manager's going to end up spending four hours doing QC, right? A Yes. And the reality of this line of work is that it is a line-by-line review. There is no tool that the government has that's going to tell me that I have effectively redacted all of the things that are protected. So we have two people involved in the process, the initial processor that does really the bulk of the work, and then the manager has to do the final review. Q Well, why not just why can't the manager just rather than have five hours of
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	all the processing. We do the final review. Q Well, there's at least two levels of review in every FOIA case. A Every case. Q Right. And, again, the manager is reviewing everything line by line just like the initial reviewer, fair? A Yes. Q And the only real difference between the two is the manager is not applying the initial set of redactions and processing A Correct. Q right? And that's the theory behind why manager review time is 20 percent less, fair? A Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q So, effectively, a request comes in, and a reviewer for every five hours that an initial reviewer spends, the manager's going to end up spending four hours doing QC, right? A Yes. And the reality of this line of work is that it is a line-by-line review. There is no tool that the government has that's going to tell me that I have effectively redacted all of the things that are protected. So we have two people involved in the process, the initial processor that does really the bulk of the work, and then the manager has to do the final review. Q Well, why not just why can't the manager just rather than have five hours of initial review and four hours of of QC, why
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	all the processing. We do the final review. Q Well, there's at least two levels of review in every FOIA case. A Every case. Q Right. And, again, the manager is reviewing everything line by line just like the initial reviewer, fair? A Yes. Q And the only real difference between the two is the manager is not applying the initial set of redactions and processing A Correct. Q right? And that's the theory behind why manager review time is 20 percent less, fair? A Yes. Q And if we were to calculate that out in	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q So, effectively, a request comes in, and a reviewer for every five hours that an initial reviewer spends, the manager's going to end up spending four hours doing QC, right? A Yes. And the reality of this line of work is that it is a line-by-line review. There is no tool that the government has that's going to tell me that I have effectively redacted all of the things that are protected. So we have two people involved in the process, the initial processor that does really the bulk of the work, and then the manager has to do the final review. Q Well, why not just why can't the manager just rather than have five hours of initial review and four hours of of QC, why not just have the manager do five hours of review
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	all the processing. We do the final review. Q Well, there's at least two levels of review in every FOIA case. A Every case. Q Right. And, again, the manager is reviewing everything line by line just like the initial reviewer, fair? A Yes. Q And the only real difference between the two is the manager is not applying the initial set of redactions and processing A Correct. Q right? And that's the theory behind why manager review time is 20 percent less, fair? A Yes. Q And if we were to calculate that out in dollars, that means that, you know, manager time	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q So, effectively, a request comes in, and a reviewer for every five hours that an initial reviewer spends, the manager's going to end up spending four hours doing QC, right? A Yes. And the reality of this line of work is that it is a line-by-line review. There is no tool that the government has that's going to tell me that I have effectively redacted all of the things that are protected. So we have two people involved in the process, the initial processor that does really the bulk of the work, and then the manager has to do the final review. Q Well, why not just why can't the manager just rather than have five hours of initial review and four hours of of QC, why not just have the manager do five hours of review and then not not have the initial review?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	all the processing. We do the final review. Q Well, there's at least two levels of review in every FOIA case. A Every case. Q Right. And, again, the manager is reviewing everything line by line just like the initial reviewer, fair? A Yes. Q And the only real difference between the two is the manager is not applying the initial set of redactions and processing A Correct. Q right? And that's the theory behind why manager review time is 20 percent less, fair? A Yes. Q And if we were to calculate that out in dollars, that means that, you know, manager time is, I guess, what, 80 80 percent of the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q So, effectively, a request comes in, and a reviewer for every five hours that an initial reviewer spends, the manager's going to end up spending four hours doing QC, right? A Yes. And the reality of this line of work is that it is a line-by-line review. There is no tool that the government has that's going to tell me that I have effectively redacted all of the things that are protected. So we have two people involved in the process, the initial processor that does really the bulk of the work, and then the manager has to do the final review. Q Well, why not just why can't the manager just rather than have five hours of initial review and four hours of of QC, why not just have the manager do five hours of review and then not not have the initial review? Doesn't that get you to the same place?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	all the processing. We do the final review. Q Well, there's at least two levels of review in every FOIA case. A Every case. Q Right. And, again, the manager is reviewing everything line by line just like the initial reviewer, fair? A Yes. Q And the only real difference between the two is the manager is not applying the initial set of redactions and processing A Correct. Q right? And that's the theory behind why manager review time is 20 percent less, fair? A Yes. Q And if we were to calculate that out in dollars, that means that, you know, manager time is, I guess, what, 80 80 percent of the initial bill.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q So, effectively, a request comes in, and a reviewer for every five hours that an initial reviewer spends, the manager's going to end up spending four hours doing QC, right? A Yes. And the reality of this line of work is that it is a line-by-line review. There is no tool that the government has that's going to tell me that I have effectively redacted all of the things that are protected. So we have two people involved in the process, the initial processor that does really the bulk of the work, and then the manager has to do the final review. Q Well, why not just why can't the manager just rather than have five hours of initial review and four hours of of QC, why not just have the manager do five hours of review and then not not have the initial review? Doesn't that get you to the same place? A So I don't know if we're let me make
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	all the processing. We do the final review. Q Well, there's at least two levels of review in every FOIA case. A Every case. Q Right. And, again, the manager is reviewing everything line by line just like the initial reviewer, fair? A Yes. Q And the only real difference between the two is the manager is not applying the initial set of redactions and processing A Correct. Q right? And that's the theory behind why manager review time is 20 percent less, fair? A Yes. Q And if we were to calculate that out in dollars, that means that, you know, manager time is, I guess, what, 80 80 percent of the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q So, effectively, a request comes in, and a reviewer for every five hours that an initial reviewer spends, the manager's going to end up spending four hours doing QC, right? A Yes. And the reality of this line of work is that it is a line-by-line review. There is no tool that the government has that's going to tell me that I have effectively redacted all of the things that are protected. So we have two people involved in the process, the initial processor that does really the bulk of the work, and then the manager has to do the final review. Q Well, why not just why can't the manager just rather than have five hours of initial review and four hours of of QC, why not just have the manager do five hours of review and then not not have the initial review? Doesn't that get you to the same place?

1	this part is not very clear.	1	time to do the initial review. Is that fair?
2	So let's say I receive 500 pages of	2	A Yes.
3	records today.	3	Q And then you don't need the initial
4	Q Yeah.	4	review, correct?
5	A It's going to a subordinate staff	5	A You wouldn't, but the management team
6	member to do the full review and redaction	6	would not be able to do any work in the lanes of
7	process.	7	leading change, leading people and doing final
8	And then let's say it takes this person	8	review of all these cases, because now we would
9	a month to do the 500 pages, right? It now is	9	become a government information specialist and be
10	getting pushed up to the unit chief or myself.	10	processing cases day in, day out. So that's why
11	This case is ready to go. You know, the	11	I'm having a little trouble following this.
12	manager's reviewing all of the documents to make	12	Like, we have subordinates that do the bulk of
13	sure that it is ready for release. If it is, I	13	the work, right?
14	sign a cover letter, and we release it.	14	We are the we are the QC. We're
15	Q No, I'm following this precisely, and	15	making sure everything is correct. We have to go
16	that's what I'm saying is, if you didn't have the	16	page by page to review everything. If there's a
17	initial review let's say that didn't exist	17	mistake or something needs to be fixed, we're
18	A Yes.	18	reconciling all of this before it gets released
19	Q then the manager's doing all of that	19	to the public.
20	work	20	Q Well, why not just replace some of the
21	A All of that work.	21	initial review team with just managers and I
22	Q right?	22	mean, the managers
	Page 138		Page 140
1	A Yeah.	1	A Cathamanania ishio natta da EOIA
		1	A So the manager's job is not to do FOIA
2	Q And since but it's only going to	2	processing work. That's not the manager's job.
2 3	Q And since but it's only going to take the manager 20 percent more time to do that	2 3	processing work. That's not the manager's job. Q I agree. I'm just trying to grasp why
2 3 4	Q And since but it's only going to take the manager 20 percent more time to do that work according to the way DEA	2 3 4	processing work. That's not the manager's job. Q I agree. I'm just trying to grasp why it is that a manager is re-reviewing all of the
2 3 4 5	Q And since but it's only going to take the manager 20 percent more time to do that work according to the way DEA A Less.	2 3 4 5	processing work. That's not the manager's job. Q I agree. I'm just trying to grasp why it is that a manager is re-reviewing all of the documents line by line, doing effectively the
2 3 4 5 6	Q And since but it's only going to take the manager 20 percent more time to do that work according to the way DEA A Less. Q Sorry. It takes it takes the	2 3 4 5 6	processing work. That's not the manager's job. Q I agree. I'm just trying to grasp why it is that a manager is re-reviewing all of the documents line by line, doing effectively the same task of the initial reviewer, but,
2 3 4 5 6 7	Q And since but it's only going to take the manager 20 percent more time to do that work according to the way DEA A Less. Q Sorry. It takes it takes the manager review time 20 percent less when the	2 3 4 5 6 7	processing work. That's not the manager's job. Q I agree. I'm just trying to grasp why it is that a manager is re-reviewing all of the documents line by line, doing effectively the same task of the initial reviewer, but, effectively, the only difference is the actual,
2 3 4 5 6 7 8	Q And since but it's only going to take the manager 20 percent more time to do that work according to the way DEA A Less. Q Sorry. It takes it takes the manager review time 20 percent less when the manager's doing QC?	2 3 4 5 6 7 8	processing work. That's not the manager's job. Q I agree. I'm just trying to grasp why it is that a manager is re-reviewing all of the documents line by line, doing effectively the same task of the initial reviewer, but, effectively, the only difference is the actual, like like, redaction, like processing; is
2 3 4 5 6 7 8 9	Q And since but it's only going to take the manager 20 percent more time to do that work according to the way DEA A Less. Q Sorry. It takes it takes the manager review time 20 percent less when the manager's doing QC? A Uh-huh.	2 3 4 5 6 7 8 9	processing work. That's not the manager's job. Q I agree. I'm just trying to grasp why it is that a manager is re-reviewing all of the documents line by line, doing effectively the same task of the initial reviewer, but, effectively, the only difference is the actual, like like, redaction, like processing; is A Well, the
2 3 4 5 6 7 8 9	Q And since but it's only going to take the manager 20 percent more time to do that work according to the way DEA A Less. Q Sorry. It takes it takes the manager review time 20 percent less when the manager's doing QC? A Uh-huh. Q But let's say the manager is the	2 3 4 5 6 7 8 9	processing work. That's not the manager's job. Q I agree. I'm just trying to grasp why it is that a manager is re-reviewing all of the documents line by line, doing effectively the same task of the initial reviewer, but, effectively, the only difference is the actual, like like, redaction, like processing; is A Well, the Q that right?
2 3 4 5 6 7 8 9 10	Q And since but it's only going to take the manager 20 percent more time to do that work according to the way DEA A Less. Q Sorry. It takes it takes the manager review time 20 percent less when the manager's doing QC? A Uh-huh. Q But let's say the manager is the initial and final level of review, fair? So then	2 3 4 5 6 7 8 9 10 11	processing work. That's not the manager's job. Q I agree. I'm just trying to grasp why it is that a manager is re-reviewing all of the documents line by line, doing effectively the same task of the initial reviewer, but, effectively, the only difference is the actual, like like, redaction, like processing; is A Well, the Q that right? A other yes. And the other thing I
2 3 4 5 6 7 8 9 10 11	Q And since but it's only going to take the manager 20 percent more time to do that work according to the way DEA A Less. Q Sorry. It takes it takes the manager review time 20 percent less when the manager's doing QC? A Uh-huh. Q But let's say the manager is the initial and final level of review, fair? So then it's just 100 percent of the time.	2 3 4 5 6 7 8 9 10 11 12	processing work. That's not the manager's job. Q I agree. I'm just trying to grasp why it is that a manager is re-reviewing all of the documents line by line, doing effectively the same task of the initial reviewer, but, effectively, the only difference is the actual, like like, redaction, like processing; is A Well, the Q that right? A other yes. And the other thing I haven't mentioned is that, you know, we deal with
2 3 4 5 6 7 8 9 10 11 12 13	Q And since but it's only going to take the manager 20 percent more time to do that work according to the way DEA A Less. Q Sorry. It takes it takes the manager review time 20 percent less when the manager's doing QC? A Uh-huh. Q But let's say the manager is the initial and final level of review, fair? So then it's just 100 percent of the time. Do you follow me?	2 3 4 5 6 7 8 9 10 11 12 13	processing work. That's not the manager's job. Q I agree. I'm just trying to grasp why it is that a manager is re-reviewing all of the documents line by line, doing effectively the same task of the initial reviewer, but, effectively, the only difference is the actual, like like, redaction, like processing; is A Well, the Q that right? A other yes. And the other thing I haven't mentioned is that, you know, we deal with some highly sensitive records at DEA. I cannot
2 3 4 5 6 7 8 9 10 11 12 13 14	Q And since but it's only going to take the manager 20 percent more time to do that work according to the way DEA A Less. Q Sorry. It takes it takes the manager review time 20 percent less when the manager's doing QC? A Uh-huh. Q But let's say the manager is the initial and final level of review, fair? So then it's just 100 percent of the time. Do you follow me? A Not exactly, no. I'm sorry.	2 3 4 5 6 7 8 9 10 11 12 13	processing work. That's not the manager's job. Q I agree. I'm just trying to grasp why it is that a manager is re-reviewing all of the documents line by line, doing effectively the same task of the initial reviewer, but, effectively, the only difference is the actual, like like, redaction, like processing; is A Well, the Q that right? A other yes. And the other thing I haven't mentioned is that, you know, we deal with some highly sensitive records at DEA. I cannot rely on a GS-9 or 11 or 12 to just you handle
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q And since but it's only going to take the manager 20 percent more time to do that work according to the way DEA A Less. Q Sorry. It takes it takes the manager review time 20 percent less when the manager's doing QC? A Uh-huh. Q But let's say the manager is the initial and final level of review, fair? So then it's just 100 percent of the time. Do you follow me? A Not exactly, no. I'm sorry. Q Well, you're saying the job of doing QC	2 3 4 5 6 7 8 9 10 11 12 13 14 15	processing work. That's not the manager's job. Q I agree. I'm just trying to grasp why it is that a manager is re-reviewing all of the documents line by line, doing effectively the same task of the initial reviewer, but, effectively, the only difference is the actual, like like, redaction, like processing; is A Well, the Q that right? A other yes. And the other thing I haven't mentioned is that, you know, we deal with some highly sensitive records at DEA. I cannot rely on a GS-9 or 11 or 12 to just you handle the case and let me know when you're done and
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q And since but it's only going to take the manager 20 percent more time to do that work according to the way DEA A Less. Q Sorry. It takes it takes the manager review time 20 percent less when the manager's doing QC? A Uh-huh. Q But let's say the manager is the initial and final level of review, fair? So then it's just 100 percent of the time. Do you follow me? A Not exactly, no. I'm sorry. Q Well, you're saying the job of doing QC is essentially 80 percent of the hours it takes	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	processing work. That's not the manager's job. Q I agree. I'm just trying to grasp why it is that a manager is re-reviewing all of the documents line by line, doing effectively the same task of the initial reviewer, but, effectively, the only difference is the actual, like like, redaction, like processing; is A Well, the Q that right? A other yes. And the other thing I haven't mentioned is that, you know, we deal with some highly sensitive records at DEA. I cannot rely on a GS-9 or 11 or 12 to just you handle the case and let me know when you're done and we're going to release it. That's just not how
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q And since but it's only going to take the manager 20 percent more time to do that work according to the way DEA A Less. Q Sorry. It takes it takes the manager review time 20 percent less when the manager's doing QC? A Uh-huh. Q But let's say the manager is the initial and final level of review, fair? So then it's just 100 percent of the time. Do you follow me? A Not exactly, no. I'm sorry. Q Well, you're saying the job of doing QC is essentially 80 percent of the hours it takes to do an initial review. Is that	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	processing work. That's not the manager's job. Q I agree. I'm just trying to grasp why it is that a manager is re-reviewing all of the documents line by line, doing effectively the same task of the initial reviewer, but, effectively, the only difference is the actual, like like, redaction, like processing; is A Well, the Q that right? A other yes. And the other thing I haven't mentioned is that, you know, we deal with some highly sensitive records at DEA. I cannot rely on a GS-9 or 11 or 12 to just you handle the case and let me know when you're done and we're going to release it. That's just not how it works.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q And since but it's only going to take the manager 20 percent more time to do that work according to the way DEA A Less. Q Sorry. It takes it takes the manager review time 20 percent less when the manager's doing QC? A Uh-huh. Q But let's say the manager is the initial and final level of review, fair? So then it's just 100 percent of the time. Do you follow me? A Not exactly, no. I'm sorry. Q Well, you're saying the job of doing QC is essentially 80 percent of the hours it takes to do an initial review. Is that A Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	processing work. That's not the manager's job. Q I agree. I'm just trying to grasp why it is that a manager is re-reviewing all of the documents line by line, doing effectively the same task of the initial reviewer, but, effectively, the only difference is the actual, like like, redaction, like processing; is A Well, the Q that right? A other yes. And the other thing I haven't mentioned is that, you know, we deal with some highly sensitive records at DEA. I cannot rely on a GS-9 or 11 or 12 to just you handle the case and let me know when you're done and we're going to release it. That's just not how it works. We have to make sure that DEA's
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q And since but it's only going to take the manager 20 percent more time to do that work according to the way DEA A Less. Q Sorry. It takes it takes the manager review time 20 percent less when the manager's doing QC? A Uh-huh. Q But let's say the manager is the initial and final level of review, fair? So then it's just 100 percent of the time. Do you follow me? A Not exactly, no. I'm sorry. Q Well, you're saying the job of doing QC is essentially 80 percent of the hours it takes to do an initial review. Is that A Yes. Q accurate?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	processing work. That's not the manager's job. Q I agree. I'm just trying to grasp why it is that a manager is re-reviewing all of the documents line by line, doing effectively the same task of the initial reviewer, but, effectively, the only difference is the actual, like like, redaction, like processing; is A Well, the Q that right? A other yes. And the other thing I haven't mentioned is that, you know, we deal with some highly sensitive records at DEA. I cannot rely on a GS-9 or 11 or 12 to just you handle the case and let me know when you're done and we're going to release it. That's just not how it works. We have to make sure that DEA's equities have been properly protected if we
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q And since but it's only going to take the manager 20 percent more time to do that work according to the way DEA A Less. Q Sorry. It takes it takes the manager review time 20 percent less when the manager's doing QC? A Uh-huh. Q But let's say the manager is the initial and final level of review, fair? So then it's just 100 percent of the time. Do you follow me? A Not exactly, no. I'm sorry. Q Well, you're saying the job of doing QC is essentially 80 percent of the hours it takes to do an initial review. Is that A Yes. Q accurate? A Yeah.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	processing work. That's not the manager's job. Q I agree. I'm just trying to grasp why it is that a manager is re-reviewing all of the documents line by line, doing effectively the same task of the initial reviewer, but, effectively, the only difference is the actual, like like, redaction, like processing; is A Well, the Q that right? A other yes. And the other thing I haven't mentioned is that, you know, we deal with some highly sensitive records at DEA. I cannot rely on a GS-9 or 11 or 12 to just you handle the case and let me know when you're done and we're going to release it. That's just not how it works. We have to make sure that DEA's equities have been properly protected if we are you know, if there's information that
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q And since but it's only going to take the manager 20 percent more time to do that work according to the way DEA A Less. Q Sorry. It takes it takes the manager review time 20 percent less when the manager's doing QC? A Uh-huh. Q But let's say the manager is the initial and final level of review, fair? So then it's just 100 percent of the time. Do you follow me? A Not exactly, no. I'm sorry. Q Well, you're saying the job of doing QC is essentially 80 percent of the hours it takes to do an initial review. Is that A Yes. Q accurate? A Yeah. Q If the manager were to undertake the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	processing work. That's not the manager's job. Q I agree. I'm just trying to grasp why it is that a manager is re-reviewing all of the documents line by line, doing effectively the same task of the initial reviewer, but, effectively, the only difference is the actual, like like, redaction, like processing; is A Well, the Q that right? A other yes. And the other thing I haven't mentioned is that, you know, we deal with some highly sensitive records at DEA. I cannot rely on a GS-9 or 11 or 12 to just you handle the case and let me know when you're done and we're going to release it. That's just not how it works. We have to make sure that DEA's equities have been properly protected if we are you know, if there's information that is that we are to protect under the FOIA,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q And since but it's only going to take the manager 20 percent more time to do that work according to the way DEA A Less. Q Sorry. It takes it takes the manager review time 20 percent less when the manager's doing QC? A Uh-huh. Q But let's say the manager is the initial and final level of review, fair? So then it's just 100 percent of the time. Do you follow me? A Not exactly, no. I'm sorry. Q Well, you're saying the job of doing QC is essentially 80 percent of the hours it takes to do an initial review. Is that A Yes. Q accurate? A Yeah.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	processing work. That's not the manager's job. Q I agree. I'm just trying to grasp why it is that a manager is re-reviewing all of the documents line by line, doing effectively the same task of the initial reviewer, but, effectively, the only difference is the actual, like like, redaction, like processing; is A Well, the Q that right? A other yes. And the other thing I haven't mentioned is that, you know, we deal with some highly sensitive records at DEA. I cannot rely on a GS-9 or 11 or 12 to just you handle the case and let me know when you're done and we're going to release it. That's just not how it works. We have to make sure that DEA's equities have been properly protected if we are you know, if there's information that

1	higher level of review before it's released to	1	A So I again, I haven't gone through
2	the public.	2	the documents, you know, line by line yet, but
3	Q And I hear you, but do you need to	3	I've been advised that we are getting close to
4	review a document page by page and line by	4	making a release to you on this particular case.
5	line to know that it might have in other	5	But I was told that there are third-party names
6	words, would strike that. That's not really a	6	contained in the documents.
7	question.	7	I personally have not reviewed them
8	The process we're looking at here in	8	yet, but if that if that is true, we most
9	Exhibit 10A is applied to every document that is	9	likely would release I'm sorry redact those
10	requested and reviewed regardless just every	10	names from the document.
11	document, this is this is the baseline level	11	Q Under what exemption?
12	of review, true?	12	A B6.
13	A It is. I just want to make sure we're	13	Q Which what is B6?
14	not combining fees and this. This is the this	14	A This is this protects personal
15	is the general process for all FOIA requests. We	15	privacy.
16	have a subordinate staff member process. We have	16	Q But it's a public rulemaking petition,
17	a manager review and authorize release, yes.	17	isn't it? I'm not trying
18	Q So one of my other requests and	18	A So, again
19	maybe we'll make the deposition shorter and we	19	Q to get argumentative
20	don't get to it, but but recall that one of my	20	A I don't
21	requests at issue in this case is all marijuana	21	Q but
22	rescheduling petitions. Page 142	22	A Because I haven't reviewed the
			-
1	On its face, you would agree that	1	
		1	documents yet, I don't want to, you know, say
2	doesn't raise any sensitive information, right?	2	whether we will or will not. I think I need
2 3	doesn't raise any sensitive information, right? A It shouldn't, but if there are	2 3	whether we will or will not. I think I need to we need to review it for final, but
2 3 4	doesn't raise any sensitive information, right? A It shouldn't, but if there are third-party names contained within those records,	2 3 4	whether we will or will not. I think I need to we need to review it for final, but Q Okay. So and I would argue,
2 3 4 5	doesn't raise any sensitive information, right? A It shouldn't, but if there are third-party names contained within those records, that would be redacted.	2 3 4 5	whether we will or will not. I think I need to we need to review it for final, but Q Okay. So and I would argue, frankly, the reason I requested those, I need
2 3 4 5 6	doesn't raise any sensitive information, right? A It shouldn't, but if there are third-party names contained within those records, that would be redacted. I'm actually very familiar with this	2 3 4 5 6	whether we will or will not. I think I need to we need to review it for final, but Q Okay. So and I would argue, frankly, the reason I requested those, I need those names, but but set that aside for a
2 3 4 5 6 7	doesn't raise any sensitive information, right? A It shouldn't, but if there are third-party names contained within those records, that would be redacted. I'm actually very familiar with this particular request that you filed, and that	2 3 4 5 6 7	whether we will or will not. I think I need to we need to review it for final, but Q Okay. So and I would argue, frankly, the reason I requested those, I need those names, but but set that aside for a moment.
2 3 4 5 6 7 8	doesn't raise any sensitive information, right? A It shouldn't, but if there are third-party names contained within those records, that would be redacted. I'm actually very familiar with this particular request that you filed, and that request, we again, looking at this and fees,	2 3 4 5 6 7 8	whether we will or will not. I think I need to we need to review it for final, but Q Okay. So and I would argue, frankly, the reason I requested those, I need those names, but but set that aside for a moment. My broader concern here and the real
2 3 4 5 6 7 8 9	doesn't raise any sensitive information, right? A It shouldn't, but if there are third-party names contained within those records, that would be redacted. I'm actually very familiar with this particular request that you filed, and that request, we again, looking at this and fees, we are we are most likely not going to charge	2 3 4 5 6 7 8 9	whether we will or will not. I think I need to we need to review it for final, but Q Okay. So and I would argue, frankly, the reason I requested those, I need those names, but but set that aside for a moment. My broader concern here and the real reason I'm asking about this is: It doesn't seem
2 3 4 5 6 7 8 9	doesn't raise any sensitive information, right? A It shouldn't, but if there are third-party names contained within those records, that would be redacted. I'm actually very familiar with this particular request that you filed, and that request, we again, looking at this and fees, we are we are most likely not going to charge you fees for that request because the	2 3 4 5 6 7 8 9	whether we will or will not. I think I need to we need to review it for final, but Q Okay. So and I would argue, frankly, the reason I requested those, I need those names, but but set that aside for a moment. My broader concern here and the real reason I'm asking about this is: It doesn't seem like a public rulemaking petition would have
2 3 4 5 6 7 8 9 10	doesn't raise any sensitive information, right? A It shouldn't, but if there are third-party names contained within those records, that would be redacted. I'm actually very familiar with this particular request that you filed, and that request, we again, looking at this and fees, we are we are most likely not going to charge you fees for that request because the threshold we're not going to meet the	2 3 4 5 6 7 8 9 10 11	whether we will or will not. I think I need to we need to review it for final, but Q Okay. So and I would argue, frankly, the reason I requested those, I need those names, but but set that aside for a moment. My broader concern here and the real reason I'm asking about this is: It doesn't seem like a public rulemaking petition would have sensitive information, no?
2 3 4 5 6 7 8 9 10 11 12	doesn't raise any sensitive information, right? A It shouldn't, but if there are third-party names contained within those records, that would be redacted. I'm actually very familiar with this particular request that you filed, and that request, we again, looking at this and fees, we are we are most likely not going to charge you fees for that request because the threshold we're not going to meet the threshold. If it's if it doesn't reach \$25,	2 3 4 5 6 7 8 9 10 11	whether we will or will not. I think I need to we need to review it for final, but Q Okay. So and I would argue, frankly, the reason I requested those, I need those names, but but set that aside for a moment. My broader concern here and the real reason I'm asking about this is: It doesn't seem like a public rulemaking petition would have sensitive information, no? MR. RODRIGUEZ: Objection.
2 3 4 5 6 7 8 9 10 11 12 13	doesn't raise any sensitive information, right? A It shouldn't, but if there are third-party names contained within those records, that would be redacted. I'm actually very familiar with this particular request that you filed, and that request, we again, looking at this and fees, we are we are most likely not going to charge you fees for that request because the threshold we're not going to meet the threshold. If it's if it doesn't reach \$25, we're not going to charge you fees.	2 3 4 5 6 7 8 9 10 11 12 13	whether we will or will not. I think I need to we need to review it for final, but Q Okay. So and I would argue, frankly, the reason I requested those, I need those names, but but set that aside for a moment. My broader concern here and the real reason I'm asking about this is: It doesn't seem like a public rulemaking petition would have sensitive information, no? MR. RODRIGUEZ: Objection. Argumentative.
2 3 4 5 6 7 8 9 10 11 12 13 14	doesn't raise any sensitive information, right? A It shouldn't, but if there are third-party names contained within those records, that would be redacted. I'm actually very familiar with this particular request that you filed, and that request, we again, looking at this and fees, we are we are most likely not going to charge you fees for that request because the threshold we're not going to meet the threshold. If it's if it doesn't reach \$25, we're not going to charge you fees. Q Well, why would the public why	2 3 4 5 6 7 8 9 10 11 12 13 14	whether we will or will not. I think I need to we need to review it for final, but Q Okay. So and I would argue, frankly, the reason I requested those, I need those names, but but set that aside for a moment. My broader concern here and the real reason I'm asking about this is: It doesn't seem like a public rulemaking petition would have sensitive information, no? MR. RODRIGUEZ: Objection. Argumentative. You can try to answer.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	doesn't raise any sensitive information, right? A It shouldn't, but if there are third-party names contained within those records, that would be redacted. I'm actually very familiar with this particular request that you filed, and that request, we again, looking at this and fees, we are we are most likely not going to charge you fees for that request because the threshold we're not going to meet the threshold. If it's if it doesn't reach \$25, we're not going to charge you fees. Q Well, why would the public why it's a public rulemaking petition, right? Sorry.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	whether we will or will not. I think I need to we need to review it for final, but Q Okay. So and I would argue, frankly, the reason I requested those, I need those names, but but set that aside for a moment. My broader concern here and the real reason I'm asking about this is: It doesn't seem like a public rulemaking petition would have sensitive information, no? MR. RODRIGUEZ: Objection. Argumentative. You can try to answer. THE WITNESS: What I would say is,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	doesn't raise any sensitive information, right? A It shouldn't, but if there are third-party names contained within those records, that would be redacted. I'm actually very familiar with this particular request that you filed, and that request, we again, looking at this and fees, we are we are most likely not going to charge you fees for that request because the threshold we're not going to meet the threshold. If it's if it doesn't reach \$25, we're not going to charge you fees. Q Well, why would the public why it's a public rulemaking petition, right? Sorry. That	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	whether we will or will not. I think I need to we need to review it for final, but Q Okay. So and I would argue, frankly, the reason I requested those, I need those names, but but set that aside for a moment. My broader concern here and the real reason I'm asking about this is: It doesn't seem like a public rulemaking petition would have sensitive information, no? MR. RODRIGUEZ: Objection. Argumentative. You can try to answer. THE WITNESS: What I would say is, because I have not had the opportunity to review
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	doesn't raise any sensitive information, right? A It shouldn't, but if there are third-party names contained within those records, that would be redacted. I'm actually very familiar with this particular request that you filed, and that request, we again, looking at this and fees, we are we are most likely not going to charge you fees for that request because the threshold we're not going to meet the threshold. If it's if it doesn't reach \$25, we're not going to charge you fees. Q Well, why would the public why it's a public rulemaking petition, right? Sorry. That A I think	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	whether we will or will not. I think I need to we need to review it for final, but Q Okay. So and I would argue, frankly, the reason I requested those, I need those names, but but set that aside for a moment. My broader concern here and the real reason I'm asking about this is: It doesn't seem like a public rulemaking petition would have sensitive information, no? MR. RODRIGUEZ: Objection. Argumentative. You can try to answer. THE WITNESS: What I would say is, because I have not had the opportunity to review those documents yet, I wouldn't feel comfortable
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	doesn't raise any sensitive information, right? A It shouldn't, but if there are third-party names contained within those records, that would be redacted. I'm actually very familiar with this particular request that you filed, and that request, we again, looking at this and fees, we are we are most likely not going to charge you fees for that request because the threshold we're not going to meet the threshold. If it's if it doesn't reach \$25, we're not going to charge you fees. Q Well, why would the public why it's a public rulemaking petition, right? Sorry. That A I think Q My question was not very clear.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	whether we will or will not. I think I need to we need to review it for final, but Q Okay. So and I would argue, frankly, the reason I requested those, I need those names, but but set that aside for a moment. My broader concern here and the real reason I'm asking about this is: It doesn't seem like a public rulemaking petition would have sensitive information, no? MR. RODRIGUEZ: Objection. Argumentative. You can try to answer. THE WITNESS: What I would say is, because I have not had the opportunity to review those documents yet, I wouldn't feel comfortable answering that question.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	doesn't raise any sensitive information, right? A It shouldn't, but if there are third-party names contained within those records, that would be redacted. I'm actually very familiar with this particular request that you filed, and that request, we again, looking at this and fees, we are we are most likely not going to charge you fees for that request because the threshold we're not going to meet the threshold. If it's if it doesn't reach \$25, we're not going to charge you fees. Q Well, why would the public why it's a public rulemaking petition, right? Sorry. That A I think Q My question was not very clear. Those three petitions were public	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	whether we will or will not. I think I need to we need to review it for final, but Q Okay. So and I would argue, frankly, the reason I requested those, I need those names, but but set that aside for a moment. My broader concern here and the real reason I'm asking about this is: It doesn't seem like a public rulemaking petition would have sensitive information, no? MR. RODRIGUEZ: Objection. Argumentative. You can try to answer. THE WITNESS: What I would say is, because I have not had the opportunity to review those documents yet, I wouldn't feel comfortable answering that question. If if this document is publicly
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	doesn't raise any sensitive information, right? A It shouldn't, but if there are third-party names contained within those records, that would be redacted. I'm actually very familiar with this particular request that you filed, and that request, we again, looking at this and fees, we are we are most likely not going to charge you fees for that request because the threshold we're not going to meet the threshold. If it's if it doesn't reach \$25, we're not going to charge you fees. Q Well, why would the public why it's a public rulemaking petition, right? Sorry. That A I think Q My question was not very clear. Those three petitions were public rulemaking petitions submitted by other parties?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	whether we will or will not. I think I need to we need to review it for final, but Q Okay. So and I would argue, frankly, the reason I requested those, I need those names, but but set that aside for a moment. My broader concern here and the real reason I'm asking about this is: It doesn't seem like a public rulemaking petition would have sensitive information, no? MR. RODRIGUEZ: Objection. Argumentative. You can try to answer. THE WITNESS: What I would say is, because I have not had the opportunity to review those documents yet, I wouldn't feel comfortable answering that question. If if this document is publicly available, we would not redact anything in the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	doesn't raise any sensitive information, right? A It shouldn't, but if there are third-party names contained within those records, that would be redacted. I'm actually very familiar with this particular request that you filed, and that request, we again, looking at this and fees, we are we are most likely not going to charge you fees for that request because the threshold we're not going to meet the threshold. If it's if it doesn't reach \$25, we're not going to charge you fees. Q Well, why would the public why it's a public rulemaking petition, right? Sorry. That A I think Q My question was not very clear. Those three petitions were public rulemaking petitions submitted by other parties? A That is what I recall, yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	whether we will or will not. I think I need to we need to review it for final, but Q Okay. So and I would argue, frankly, the reason I requested those, I need those names, but but set that aside for a moment. My broader concern here and the real reason I'm asking about this is: It doesn't seem like a public rulemaking petition would have sensitive information, no? MR. RODRIGUEZ: Objection. Argumentative. You can try to answer. THE WITNESS: What I would say is, because I have not had the opportunity to review those documents yet, I wouldn't feel comfortable answering that question. If if this document is publicly available, we would not redact anything in the document. We would simply release it to you.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	doesn't raise any sensitive information, right? A It shouldn't, but if there are third-party names contained within those records, that would be redacted. I'm actually very familiar with this particular request that you filed, and that request, we again, looking at this and fees, we are we are most likely not going to charge you fees for that request because the threshold we're not going to meet the threshold. If it's if it doesn't reach \$25, we're not going to charge you fees. Q Well, why would the public why it's a public rulemaking petition, right? Sorry. That A I think Q My question was not very clear. Those three petitions were public rulemaking petitions submitted by other parties?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	whether we will or will not. I think I need to we need to review it for final, but Q Okay. So and I would argue, frankly, the reason I requested those, I need those names, but but set that aside for a moment. My broader concern here and the real reason I'm asking about this is: It doesn't seem like a public rulemaking petition would have sensitive information, no? MR. RODRIGUEZ: Objection. Argumentative. You can try to answer. THE WITNESS: What I would say is, because I have not had the opportunity to review those documents yet, I wouldn't feel comfortable answering that question. If if this document is publicly available, we would not redact anything in the

1			
	document or those documents have been made	1	request that you filed that involves over 5,000
2	publicly available already.	2	pages we have to go through that to figure out
3	BY MR. ZORN	3	what is releasable, right?
4	Q They haven't. That's why I requested	4	I don't have you know intimate
5	them.	5	knowledge of what documents have been publicly
6	A Okay.	6	filed. That has to be we'd have to look at
7	Q But but the point I'm trying to get	7	that.
8	at here is, that request goes through this	8	Q But if you asked, for instance,
9	this double-layer review process, true?	9	Ms. Cotter, like, where did these documents come
10	A It does, but in this case, because my	10	from, and she's like, the parties submitted it,
11	recollection is it doesn't involve a high number		why why at that point, it was submitted
12	of pages, I had my unit chief complete the	12	you know it was submitted in a public ALJ
13	review. There's not going to be a secondary	13	proceeding. It wasn't filed under seal.
14	review.	14	Why what what is there to review
15	If I've had a senior-level person	15	as far as exemptions are concerned?
16	review it, I'm comfortable with that, and I'm	16	A I again, we were given three boxes
17	likely going to just release it. I'm not going	17	of records from that office. I don't think that
18	to do a secondary review.	18	everything in those boxes has been publicly
19	Q Okay.	19	filed, so we have to do some work on this case.
20	A Nor charge fees. That's what we're	20	Q But but the estimates that DEA
21	leaning towards, not charging fees, because it	21	and that's what this is. Let's start over.
22	doesn't meet the threshold is what I'm told.	22	This is not this is an estimate
	Page 146		Page 148
1	Q Okay. So okay. Well, that	1	this is a calculation of an estimate it would
2	that's interesting, and I certainly appreciate	2	take to review all of the documents, and that's
2 3	that's interesting, and I certainly appreciate that, but so but I guess what I'm really	2 3	take to review all of the documents, and that's what we're looking at, Exhibit 10A, so the record
3	that, but so but I guess what I'm really	3	what we're looking at, Exhibit 10A, so the record
3 4	that, but so but I guess what I'm really trying to get at is, the character of the	3 4	what we're looking at, Exhibit 10A, so the record is clear, right?
3 4 5	that, but so but I guess what I'm really trying to get at is, the character of the request so a request for a document that is	3 4 5	what we're looking at, Exhibit 10A, so the record is clear, right? A Yes.
3 4 5 6	that, but so but I guess what I'm really trying to get at is, the character of the request so a request for a document that is made public or should be made public or is like a	3 4 5 6	what we're looking at, Exhibit 10A, so the record is clear, right? A Yes. MR. RODRIGUEZ: Can we go off the
3 4 5 6 7	that, but so but I guess what I'm really trying to get at is, the character of the request so a request for a document that is made public or should be made public or is like a filing like this review process is going to	3 4 5 6 7	what we're looking at, Exhibit 10A, so the record is clear, right? A Yes. MR. RODRIGUEZ: Can we go off the record?
3 4 5 6 7 8	that, but so but I guess what I'm really trying to get at is, the character of the request so a request for a document that is made public or should be made public or is like a filing like this review process is going to apply even if it was a public document, right?	3 4 5 6 7 8	what we're looking at, Exhibit 10A, so the record is clear, right? A Yes. MR. RODRIGUEZ: Can we go off the record? MR. ZORN: Yeah. Sure.
3 4 5 6 7 8 9	that, but so but I guess what I'm really trying to get at is, the character of the request so a request for a document that is made public or should be made public or is like a filing like this review process is going to apply even if it was a public document, right? A Not if it's a public document.	3 4 5 6 7 8 9	what we're looking at, Exhibit 10A, so the record is clear, right? A Yes. MR. RODRIGUEZ: Can we go off the record? MR. ZORN: Yeah. Sure. MR. RODRIGUEZ: I just want to make
3 4 5 6 7 8 9	that, but so but I guess what I'm really trying to get at is, the character of the request so a request for a document that is made public or should be made public or is like a filing like this review process is going to apply even if it was a public document, right? A Not if it's a public document. Q Well, so, like, the ALJ filing that we	3 4 5 6 7 8 9	what we're looking at, Exhibit 10A, so the record is clear, right? A Yes. MR. RODRIGUEZ: Can we go off the record? MR. ZORN: Yeah. Sure. MR. RODRIGUEZ: I just want to make sure
3 4 5 6 7 8 9 10	that, but so but I guess what I'm really trying to get at is, the character of the request so a request for a document that is made public or should be made public or is like a filing like this review process is going to apply even if it was a public document, right? A Not if it's a public document. Q Well, so, like, the ALJ filing that we were talking about earlier, do you recall	3 4 5 6 7 8 9 10 11	what we're looking at, Exhibit 10A, so the record is clear, right? A Yes. MR. RODRIGUEZ: Can we go off the record? MR. ZORN: Yeah. Sure. MR. RODRIGUEZ: I just want to make sure VIDEO TECHNICIAN: Going off the
3 4 5 6 7 8 9 10 11 12	that, but so but I guess what I'm really trying to get at is, the character of the request so a request for a document that is made public or should be made public or is like a filing like this review process is going to apply even if it was a public document, right? A Not if it's a public document. Q Well, so, like, the ALJ filing that we were talking about earlier, do you recall A Yes.	3 4 5 6 7 8 9 10 11 12	what we're looking at, Exhibit 10A, so the record is clear, right? A Yes. MR. RODRIGUEZ: Can we go off the record? MR. ZORN: Yeah. Sure. MR. RODRIGUEZ: I just want to make sure VIDEO TECHNICIAN: Going off the record, the time is 12:31 p.m.
3 4 5 6 7 8 9 10 11 12 13	that, but so but I guess what I'm really trying to get at is, the character of the request so a request for a document that is made public or should be made public or is like a filing like this review process is going to apply even if it was a public document, right? A Not if it's a public document. Q Well, so, like, the ALJ filing that we were talking about earlier, do you recall A Yes. Q that?	3 4 5 6 7 8 9 10 11 12 13	what we're looking at, Exhibit 10A, so the record is clear, right? A Yes. MR. RODRIGUEZ: Can we go off the record? MR. ZORN: Yeah. Sure. MR. RODRIGUEZ: I just want to make sure VIDEO TECHNICIAN: Going off the record, the time is 12:31 p.m. (Whereupon, at 12:31 p.m., a
3 4 5 6 7 8 9 10 11 12 13 14	that, but so but I guess what I'm really trying to get at is, the character of the request so a request for a document that is made public or should be made public or is like a filing like this review process is going to apply even if it was a public document, right? A Not if it's a public document. Q Well, so, like, the ALJ filing that we were talking about earlier, do you recall A Yes. Q that? So you find out that that these	3 4 5 6 7 8 9 10 11 12 13	what we're looking at, Exhibit 10A, so the record is clear, right? A Yes. MR. RODRIGUEZ: Can we go off the record? MR. ZORN: Yeah. Sure. MR. RODRIGUEZ: I just want to make sure VIDEO TECHNICIAN: Going off the record, the time is 12:31 p.m. (Whereupon, at 12:31 p.m., a
3 4 5 6 7 8 9 10 11 12 13 14 15	that, but so but I guess what I'm really trying to get at is, the character of the request so a request for a document that is made public or should be made public or is like a filing like this review process is going to apply even if it was a public document, right? A Not if it's a public document. Q Well, so, like, the ALJ filing that we were talking about earlier, do you recall A Yes. Q that? So you find out that that these the records were filed in an ALJ proceeding,	3 4 5 6 7 8 9 10 11 12 13 14 15	what we're looking at, Exhibit 10A, so the record is clear, right? A Yes. MR. RODRIGUEZ: Can we go off the record? MR. ZORN: Yeah. Sure. MR. RODRIGUEZ: I just want to make sure VIDEO TECHNICIAN: Going off the record, the time is 12:31 p.m. (Whereupon, at 12:31 p.m., a
3 4 5 6 7 8 9 10 11 12 13 14 15 16	that, but so but I guess what I'm really trying to get at is, the character of the request so a request for a document that is made public or should be made public or is like a filing like this review process is going to apply even if it was a public document, right? A Not if it's a public document. Q Well, so, like, the ALJ filing that we were talking about earlier, do you recall A Yes. Q that? So you find out that that these the records were filed in an ALJ proceeding, fair?	3 4 5 6 7 8 9 10 11 12 13 14 15 16	what we're looking at, Exhibit 10A, so the record is clear, right? A Yes. MR. RODRIGUEZ: Can we go off the record? MR. ZORN: Yeah. Sure. MR. RODRIGUEZ: I just want to make sure VIDEO TECHNICIAN: Going off the record, the time is 12:31 p.m. (Whereupon, at 12:31 p.m., a
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	that, but so but I guess what I'm really trying to get at is, the character of the request so a request for a document that is made public or should be made public or is like a filing like this review process is going to apply even if it was a public document, right? A Not if it's a public document. Q Well, so, like, the ALJ filing that we were talking about earlier, do you recall A Yes. Q that? So you find out that that these the records were filed in an ALJ proceeding, fair? A Uh-huh. Yes.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	what we're looking at, Exhibit 10A, so the record is clear, right? A Yes. MR. RODRIGUEZ: Can we go off the record? MR. ZORN: Yeah. Sure. MR. RODRIGUEZ: I just want to make sure VIDEO TECHNICIAN: Going off the record, the time is 12:31 p.m. (Whereupon, at 12:31 p.m., a
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	that, but so but I guess what I'm really trying to get at is, the character of the request so a request for a document that is made public or should be made public or is like a filing like this review process is going to apply even if it was a public document, right? A Not if it's a public document. Q Well, so, like, the ALJ filing that we were talking about earlier, do you recall A Yes. Q that? So you find out that that these the records were filed in an ALJ proceeding, fair? A Uh-huh. Yes. Q That needs to be reviewed twice and	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	what we're looking at, Exhibit 10A, so the record is clear, right? A Yes. MR. RODRIGUEZ: Can we go off the record? MR. ZORN: Yeah. Sure. MR. RODRIGUEZ: I just want to make sure VIDEO TECHNICIAN: Going off the record, the time is 12:31 p.m. (Whereupon, at 12:31 p.m., a
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	that, but so but I guess what I'm really trying to get at is, the character of the request so a request for a document that is made public or should be made public or is like a filing like this review process is going to apply even if it was a public document, right? A Not if it's a public document. Q Well, so, like, the ALJ filing that we were talking about earlier, do you recall A Yes. Q that? So you find out that that these the records were filed in an ALJ proceeding, fair? A Uh-huh. Yes. Q That needs to be reviewed twice and paid for, and the hours are going to be counted	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	what we're looking at, Exhibit 10A, so the record is clear, right? A Yes. MR. RODRIGUEZ: Can we go off the record? MR. ZORN: Yeah. Sure. MR. RODRIGUEZ: I just want to make sure VIDEO TECHNICIAN: Going off the record, the time is 12:31 p.m. (Whereupon, at 12:31 p.m., a
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	that, but so but I guess what I'm really trying to get at is, the character of the request so a request for a document that is made public or should be made public or is like a filing like this review process is going to apply even if it was a public document, right? A Not if it's a public document. Q Well, so, like, the ALJ filing that we were talking about earlier, do you recall A Yes. Q that? So you find out that that these the records were filed in an ALJ proceeding, fair? A Uh-huh. Yes. Q That needs to be reviewed twice and paid for, and the hours are going to be counted twice?	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	what we're looking at, Exhibit 10A, so the record is clear, right? A Yes. MR. RODRIGUEZ: Can we go off the record? MR. ZORN: Yeah. Sure. MR. RODRIGUEZ: I just want to make sure VIDEO TECHNICIAN: Going off the record, the time is 12:31 p.m. (Whereupon, at 12:31 p.m., a

AFTERNOON SESSION (142 p.m.) VIDEOTECHNICIAN: Going back on the record, the time is 13:42 p.m. VIDEOTECHNICIAN: Going back on the record, the time is 13:42 p.m. VIDEOTECHNICIAN: Going back on the record, the time is 13:42 p.m. VIDEOTECHNICIAN: Going back on the record, the time is 13:42 p.m. VIDEOTECHNICIAN: Going back on the record, the time is 13:42 p.m. VIDEOTECHNICIAN: Going back on the record, the time is 13:42 p.m. VIDEOTECHNICIAN: Going back on the record, the time is 13:42 p.m. VIDEOTECHNICIAN: Going back on the record, the time is 13:42 p.m. VIDEOTECHNICIAN: Going back on the record, the time is 13:42 p.m. VIDEOTECHNICIAN: Going back on the record, the time is 13:42 p.m. VIDEOTECHNICIAN: Going back on the record, the time is 13:42 p.m. VIDEOTECHNICIAN: Going back on the record, the time is 13:42 p.m. VIDEOTECHNICIAN: Going back on the record, the time is 13:42 p.m. VIDEOTECHNICIAN: Going back on the record, the time is 13:42 p.m. VIDEOTECHNICIAN: Going back on the record, the time is 13:42 p.m. VIDEOTECHNICIAN: Going back on the record of Vexical P.D. VIDEOTECHNICIAN: Going back on the vas called P.D. VIDEOTECHNICIAN: A How is tits created? VIDEOTECHNICIAN: A How is tits created? VIDEOTECHNICIAN: A How is tits recated? VIDEOTECHNICIAN: A How is tits created? VIDEOTECHNICIAN: A so that the the the best on so value to the place of the fields. It starts as a template that they send to us, and we have to populate the fields. In form of the limits of the populate the fields. In form of the limits of the manders have been to populate the fields. Information is obviously derived from our case management system to fill this in. VIDEOTECHNICIAN: A How is tits created? VIDE	2			
3		AFTERNOON SESSION	1	data. It is submitted to Department of Justice
4 Row is it created? 5 WHEREUPON. 5 WHEREUPON. 6 A This is a template. It starts as a 7 template that they send to us, and we have to 8 populate the fields. Information is obviously 9 derived from our case management system to fill 11 CONTINUED 12 EXAMINATION BY COUNSEL FOR PLAINTIFFS 13 Q Welcome back, Ms. Miller. 14 A Thank you. 15 Q Lefts - left's - I put two exhibits in 16 the exhibit folder. They're Exhibits 15 and 16. 17 They're—one is the spreadsheet that was 18 produced, the FY 2021 raw data. It's 15. 19 And then 16 is a little Excel 20 catellation 1 did with the worksheet. And if you 21 could just download that - if you could download 22 those, because it's going to be easier to look at 22 the Excel in the native. I think, at least, it 2 is. 3 (Deposition Exhibits Number 15 and 16, 4 were marked for identification.) 5 THE WITNESS: So download 15 and 16, 5 yes? 6 A This is a template. It starts as a 7 template that they send to us, and we have to 8 populate the fields. Information is obviously 9 derived from our case management system to fill 1 this in. 10 Q Okay. And so let's walk through the 11 different column headers here just so I can 11 understand them. 12 different column headers here just so I can 13 understand them. 14 The first is - do you see 15 "Component/Office"? 16 A Yes. 17 Q What does that mean? 18 A So this is the office with or the 19 agency within the Department of Justice that 20 submitted this data. 21 Q Okay. And then the second is "Request 22 Number." What is that? 22 volumers in the native. I think, at least, it 23 is. 3 (Deposition Exhibits Number 15 and 16, 4 were marked for identification.) 5 THE WITNESS: So download 15 and 16, 5 yes? 6 A That means has this FOIA - was this 7 FOIA request received from another federal 23 agency, meaning - I can better explain this by 24 griving an example. 25 What does that mean? 26 A That means has this FOIA - was this 27 FOIA request received from another federal 28 agency, meaning - I can better explain this by 29 giving an example. 29 G	3	(1:42 p.m.)	2	every year by all the various agencies.
5 WHEREUPON, 6 KELLEIGH MILLER 7 was called for continued examination, and having 8 been previously duly sworn, was examined and 9 testified further as follows: 10 EXAMINATION BY COUNSEL FOR PLAINTIFFS 11 CONTINUED 12 BY MR ZORN 13 Q Welcome back, Ms. Miller. 14 A Thank you. 15 Q Lef's – lef's – I put two exhibits in 16 the exhibit folder. They're Exhibits 15 and 16. 17 They're – one is the spreadsheet that was 18 produced, the FY 2021 raw data. It's 15. 19 And then 16 is a little Excel 20 calculation 1 did with the worksheet. And if you 21 could just download that – if you could download 22 those, because it's going to be easier to look at 21 were marked for identification.) 22 THE WITNESS: So download 15 and 16, 23 Q FR. ZORN: 24 THE WITNESS: Okay. 25 MR. ZORN: Yes. 26 THE WITNESS: Okay. 27 MR. RODRIGUEZ: 15 and 16? 28 MR. RODRIGUEZ: 15 and 16? 39 MR. RODRIGUEZ: 15 think you can just 40 click on that. 41 Click on that. 42 Clook you recognize Exhibit 15? 43 MR. RODRIGUEZ: 1 think you can just 44 click on that. 45 Clook you recognize Exhibit 15? 46 A That were gray when the prevalence of the count of the c	'	VIDEO TECHNICIAN: Going back on the	3	Q And how is this created?
KELLEIGH MILLER was called for continued examination, and having been previously duly swurn, was examined and been previously dule for to use failed that they send to us, and we have to beop previously dule for to use case and was examined and been previously dule fields. Information is obviously derived from our case management system to fill this in. Q Okay. And so let's walk through the different column headers here just so I can understand them. The first is – do you see "Component/Office"? A Yes. Q What does that mean? A So this is the office with – or the agency within the Department of Justice that submitted this data. Q Okay. And then the second is "Request Number." What is that? Page 152 The Excel in the native. I think, at least, it is. Q Okay. And then the second is "Request Number." What is the number that is assigned to to a particular FOIA request. Q Okay. And then the next one is, "Is This A Consultation?" What does that mean? A So this is the office with – or the agency within the Department of Justice that the Excel in the native. I think, at least, it is. Q Okay. And then the second is "Request Nu	4	record, the time is 13:42 p.m.	4	A How is it created?
template that they send to us, and we have to populate the fields. Information is obviously derived from our case management system to fill this in. EXAMINATION BY COUNSEL FOR PLAINTIFFS 10 this in. CONTINUED 11 Q Okay. And so let's walk through the different column headers here just so I can understand them. A Thank you. Q Velcome back, Ms. Miller. A Thank you. Q Uets - let's - I put two exhibits in the exhibit folder. They're Exhibits 15 and 16. They're - one is the spreadsheet that was produced, the FY 2021 raw data. It's 15. And then I o is a little Excel calculation I did with the worksheet. And if you could just download that if you could download those, because it's going to be easier to look at were marked for identification.) THE WITNESS: Okay. MR. ZORN: Yes. MR. ZORN: Yes. MR. RODRIGUEZ: 15 and 16? MR. RODRIGUEZ: 15 and 16? MR. RODRIGUEZ: 15 think you can just 14 click on that. Lis by MR. ZORN 12 template that they send to us, and we have to populate the fields. Information is obviously derived from our case management system to fill this in. Q Okay. And so let's walk through the different column headers here just so I can understand them. The first is do you see "Component/Office"? A Yes. Page 150 A Yes. Q What does that mean? Page 150 A So this is the office with or the agency within the Department of Justice that submitted this data. Q Okay. And then the second is "Request Number." What is that? Page 150 The Excel in the native. I think, at least, it is. Q Okay. And then the next one is, "Is This A Consultation?" A So that is the number that is assigned to a particular FOIA request. Q And then the next one is, "Is This A Consultation?" A That means has this FOIA was this FOIA request received from another federal agency, meaning I can better explain this by giving an example. So if I receive a document from the FBI and I've received it because the document contains DEA's equities, that's a consultation. A Yes. Okay. Now, the next column here is dire	5	WHEREUPON,	5	Q Yes.
8 been previously duly sworn, was examined and bestified further as follows: 9 derived from our case management system to fill this in. 10 EXAMINATION BY COUNSEL FOR PLAINTIFFS 10 this in. 11 CONTINUED 11 Q Okay. And so let's walk through the different column headers here just so I can understand them. 13 Q Welcome back, Ms. Miller. 14 A Thank you. 15 Q Let's - let's - I put two exhibits in the exhibit folder. They're Eshibits 15 and 16. 16 A Yes. 17 They're - one is the spreadsheet that was 17 Q What does that mean? 18 produced, the FY 2021 raw data. It's 15. 19 And then 16 is a little Excel 19 agency within the Department of Justice that submitted this data. 20 calculation I did with the worksheet. And if you 20 could just download those, because it's going to be easier to look at Page 150 1 the Excel in the native. I think, at least, it 2 is. 2 is. 3 (Deposition Exhibits Number 15 and 16 were marked for identification.) 4 were marked for identification.) 5 THE WITNESS: So download 15 and 16, yes? 6 MR. ZORN: Yes. 8 THE WITNESS: Okay. 9 MR. RODRIGUEZ: 15 and 16? 9 MR. ZORN: Yes. 10 MR. RODRIGUEZ: Okay. 11 MR. RODRIGUEZ: Okay. 12 THE WITNESS: Okay. 13 MR. RODRIGUEZ: I think you can just 11 click on that. 14 Click on that. 15 BY MR. ZORN 16 Q Okay. So why don't we start with 15 and see if I can just get some foundational questions here. 16 Q Okay. So do you recognize Exhibit 15?	6	KELLEIGH MILLER	6	A This is a template. It starts as a
9 derived from our case management system to fill this in. 10 EXAMINATION BY COUNSEL FOR PLAINTIFFS 11 CONTINUED 11 Q Okay. And so let's walk through the different column headers here just so I can understand them. 12 different column headers here just so I can understand them. 13 understand them. 14 A Thank you. 15 Q Let's – let's – 1 put two exhibits in the exhibit folder. They're Exhibits 15 and 16. 16 the exhibit folder. They're Exhibits 15 and 16. 17 They're – one is the spreadsheet that was produced, the FY 2021 raw data. It's 15. 18 A So this is the office with – or the agency within the Department of Justice that submitted this data. 20 calculation I did with the worksheet. And if you could just download that – if you could download those, because it's going to be easier to look at Page 150 1 the Excel in the native. I think, at least, it is. 2 is. 3 (Deposition Exhibits Number 15 and 16, yes? 4 were marked for identification.) 5 THE WITNESS: So download 15 and 16, yes? 6 MR. ZORN: Yes. 7 MR. ZORN: Yes. 8 THE WITNESS: Okay. 9 MR. RODRIGUEZ: 15 and 16? 10 MR. ZORN: Yes. 11 MR. RODRIGUEZ: Okay. 12 MR. RODRIGUEZ: Okay. 13 MR. RODRIGUEZ: I think you can just click on that. 14 Click on that. 15 BY MR. ZORN 16 Q Okay. So why don't we start with 15 A Yes. 16 Q Okay. So why don't we start with 15 and see if I can just get some foundational questions here. 19 So do you recognize Exhibit 15? 19 derived from nour case management system to will fiferent column headers here just so I can understand them. 10 Q Okay. So do you recognize Exhibit 15?	7	was called for continued examination, and having	7	template that they send to us, and we have to
10 EXAMINATION BY COUNSEL FOR PLAINTIFFS 11 CONTINUED 12 BY MR. ZORN 13 Q Welcome back, Ms. Miller. 14 A Thank you. 15 Q Let's - let's - I put two exhibits in 16 the exhibit folder. They're Exhibits 15 and 16. 17 They're - one is the spreadsheet that was 18 produced, the FY 2021 raw data. It's 15. 19 And then 16 is a little Excel 20 calculation I did with the worksheet. And if you 21 could just download that if you could download 22 those, because it's going to be easier to look at 23 (Deposition Exhibits Number 15 and 16 4 were marked for identification.) 5 THE WITNESS: So download 15 and 16, 6 yes? 6 MR. ZORN: Yes. 7 FOIA request received from another federal 8 THE WITNESS: Okay. 9 MR. RODRIGUEZ: 15 and 16? 9 MR. RODRIGUEZ: 15 and 16? 10 MR. RODRIGUEZ: 1 think you can just 11 click on that. 12 Go kay. And so let's walk through the different column headers here just so I can understand them. 14 The first is do you see 15 "Component/Office"? 16 A Yes. 17 Q What does that mean? 18 A So this is the office with or the agency within the Department of Justice that submitted this data. 21 Q Okay. And then the second is "Request 22 vumber." What is that? 22 vumber." What is that? 23 value is the number that is assigned 24 to a particular FOIA request. 25 Q And then the next one is, "Is This A 26 Consultation?" 27 What does that mean? 28 A That means has this FOIA was this 29 FOIA request received from another federal agency, meaning I can better explain this by giving an example. 29 So if I receive a document from the FBI 20 and i've received it because the document 21 THE WITNESS: Okay. 21 Contains DEA's equities, that's a consultation. 22 Q Okay. Now, the next column here is 23 "Days Allowed," right? 24 A Yes. 25 Consultation of the worksheet. 26 A Yes. 27 Consultation of the worksheet. 28 A So this is the office with or the 29 agency within the Department of Justice that 29 agency within the Department of Justice that 29 Consultation of the worksheet. 21 A So that is the number that is assigned 21	8	been previously duly sworn, was examined and	8	populate the fields. Information is obviously
11 CONTINUED 12 BY MR. ZORN 13 Q Welcome back, Ms. Miller. 14 A Thank you. 15 Q Let's - let's - I put two exhibits in 16 the exhibit folder. They're Exhibits 15 and 16. 17 They're - one is the spreadsheet that was 18 produced, the FY 2021 raw data. It's 15. 19 And then 16 is a little Excel 10 calculation I did with the worksheet. And if you 11 could just download that if you could download 12 those, because it's going to be easier to look at 18 the Excel in the native. I think, at least, it 19 is. 20 (Deposition Exhibits Number 15 and 16 were marked for identification.) 21 THE WITNESS: So download 15 and 16, yes? 22 MR. RODRIGUEZ: 15 and 16? 33 MR. RODRIGUEZ: 15 and 16? 44 WR. RODRIGUEZ: 15 and 16? 55 MR. ZORN: Yes. 86 THE WITNESS: Okay. 97 MR. RODRIGUEZ: Okay. 10 MR. RODRIGUEZ: I think you can just 14 click on that. 11 CQ Okay. And so let's walk through the different column headers here just so I can understand them. 12 different column headers here just so I can understand them. 14 The first is do you see 15 "Component/Office"? 16 A Yes. 17 Q What does that mean? 18 A So this is the office with or the agency within the Department of Justice that submitted this data. 20 calculation I did with the worksheet. And if you could download that if you could download 20 submitted this data. 21 Q Okay. And then the second is "Request submitted this data. 22 Number." What is that? 22 Number." What is that? 23 Page 152 24 D Okay. And then the nex one is, "Is This A Consultation?" 25 What does that mean? 26 A That means has this FOIA was this FOIA request received from another federal agency, meaning I can better explain this by giving an example. 28 Okay. Now, the next column here is "Days Allowed," right? 29 Gokay. Now, the next column here is "Days Allowed," right? 30 Go Okay. So why don't we start with 15 A Yes. 41 G What does that mean? 42 A So this is the office with or the agency within the Department of Justice that submitted this data. 43 Consultation? 44 The first is the office with or th	9	testified further as follows:	9	derived from our case management system to fill
12 BY MR. ZORN 13 Q Welcome back, Ms. Miller. 14 A Thank you. 15 Q Let's – let's – 1 put two exhibits in 16 the exhibit folder. They're Exhibits 15 and 16. 17 They're – one is the spreadsheet that was 18 produced, the FY 2021 raw data. It's 15. 19 And then 16 is a little Excel 20 calculation I did with the worksheet. And if you 21 could just download that – if you could download 22 those, because it's going to be easier to look at 22 the Excel in the native. I think, at least, it 2 is. 3 (Deposition Exhibits Number 15 and 16 4 were marked for identification.) 5 THE WITNESS: So download 15 and 16, 6 yes? 6 MR. ZORN: Yes. 7 MR. ZORN: Yes. 8 THE WITNESS: Okay. 9 MR. RODRIGUEZ: 15 and 16? 10 MR. ZORN: Yes. 11 MR. RODRIGUEZ: Okay. 11 MR. RODRIGUEZ: I think you can just 12 different column headers here just so I can 13 understand them. 14 The first is – do you see 16 Component/Office"? 16 A Yes. 17 Component/Office"? 18 A So this is the office with – or the 18 agency within the Department of Justice that 20 submitted this data. 21 Q Okay. And then the second is "Request 22 Number." What is that? 22 burner. What is that? 23 Deposition Exhibits Number 15 and 16 24 were marked for identification.) 25 THE WITNESS: So download 15 and 16, 26 yes? 27 MR. ZORN: Yes. 28 THE WITNESS: Okay. 39 MR. RODRIGUEZ: 15 and 16? 40 MR. RODRIGUEZ: Okay. 40 MR. RODRIGUEZ: Okay. 41 and I've received it because the document 42 contains DEA's equities, that's a consultation. 43 Q Okay. Now, the next column here is 44 "Days Allowed," right? 45 A Yes. 46 Q Okay. So why don't we start with 15 47 A Yes. 48 Q What does that mean? 48 A So that is the number that is assigned 49 to a particular FOIA request. 49 Consultation? 50 What does that mean? 51 A That means has this FOIA – was this 51 FOIA request received from another federal 51 and rive received it because the document 52 Contains DEA's equities, that's a consultation. 53 Q Okay. Now, the next column here is 54 Consultation DEA's equities, that's a consultation. 55 Q What does that mean? 66	10	EXAMINATION BY COUNSEL FOR PLAINTIFFS	10	this in.
13	11	CONTINUED	11	Q Okay. And so let's walk through the
14 The first is do you see 15 Q Let's let's I put two exhibits in 16 the exhibit folder. They're Exhibits 15 and 16. 17 They're one is the spreadsheet that was 18 produced, the FY 2021 raw data. It's 15. 19 And then 16 is a little Excel 20 calculation I did with the worksheet. And if you 21 could just download that if you could download 22 those, because it's going to be easier to look at 22 page 150 1 the Excel in the native. I think, at least, it 2 is. 3 (Deposition Exhibits Number 15 and 16 were marked for identification.) 4 were marked for identification.) 5 THE WITNESS: So download 15 and 16, yes? 6 MR. ZORN: Yes. 7 MR. ZORN: Yes. 8 THE WITNESS: Okay. 9 MR. RODRIGUEZ: 15 and 16? 9 MR. RODRIGUEZ: 15 and 16? 10 MR. RODRIGUEZ: I think you can just 11 Click on that. 12 Is MR. RODRIGUEZ: I think you can just 13 Q Okay. Now, the next column here is 14 click on that. 15 BY MR. ZORN 16 Q Okay. So why don't we start with 15 le 16 Q What does that mean? 17 A So this is the number that is assigned 18 to a particular FOIA request. 29 What does that mean? 20 And then the next one is, "Is This A Consultation?" 20 Consultation?" 21 Consultation?" 22 Voltant and I for page 150 23 Q And then the next one is, "Is This A Consultation?" 24 Consultation?" 25 What does that mean? 26 A That means has this FOIA was this FOIA request received from another federal agency, meaning I can better explain this by giving an example. 25 So if I receive a document from the FBI and I've received it because the document contains DEA's equities, that's a consultation. 27 A So this means whether or not we determined that we were going to invoke unusual questions here. 28 Go you recognize Exhibit 15?	12	BY MR. ZORN	12	different column headers here just so I can
15 Q Let's let's I put two exhibits in 16 the exhibit folder. They're Exhibits 15 and 16. 17 They're one is the spreadsheet that was 18 produced, the FY 2021 raw data. It's 15. 19 And then 16 is a little Excel 20 calculation I did with the worksheet. And if you 21 could just download that if you could download 22 those, because it's going to be easier to look at 22 those, because it's going to be easier to look at 23 (Deposition Exhibits Number 15 and 16 24 were marked for identification.) 25 THE WITNESS: So download 15 and 16, yes? 26 MR. ZORN: Yes. 27 MR. ZORN: Yes. 28 THE WITNESS: Okay. 29 MR. RODRIGUEZ: 15 and 16? 30 MR. RODRIGUEZ: 15 and 16? 41 MR. RODRIGUEZ: 1 think you can just 42 click on that. 43 Community and the next one is, "Is This A contains DEA's equities, that's a consultation. 44 Consultation? 45 FOIA request received from another federal a gency, meaning I can better explain this by giving an example. 46 So if I receive a document from the FBI and I've received it because the document contains DEA's equities, that's a consultation. 46 Consultation? 47 MR. RODRIGUEZ: I think you can just 48 Consultation? 49 MR. RODRIGUEZ: I think you can just 50 MR. RODRIGUEZ: I think you can just 51 Component/Office"? 51 A Yes. 52 What does that mean? 53 A That means has this POIA was this FOIA request received from another federal a gency, meaning I can better explain this by giving an example. 51 So if I receive a document from the FBI and I've received it because the document contains DEA's equities, that's a consultation. 54 A Yes. 55 A Yes. 56 A Yes. 67 A So this is the office with or the agency within the Department of Justice that submitted this data. 77 Component/Office"? 88 A So this is the office with or the agency within the Department of Justice that submitted this data. 89 Co As So why don't we start with 15 A Yes. 80 A So that is the number that is assigned to a particular FOIA request. 91 A That means has this FOIA was this FOIA request received from another federal	13	Q Welcome back, Ms. Miller.	13	understand them.
the exhibit folder. They're Exhibits 15 and 16. They're one is the spreadsheet that was produced, the FY 2021 raw data. It's 15. And then 16 is a little Excel calculation I did with the worksheet. And if you could just download that if you could download those, because it's going to be easier to look at Page 150 1 the Excel in the native. I think, at least, it is. Cpeposition Exhibits Number 15 and 16 were marked for identification.) THE WITNESS: So download 15 and 16, yes? MR. ZORN: Yes. THE WITNESS: Okay. MR. RODRIGUEZ: 15 and 16? MR. RODRIGUEZ: 15 and 16? MR. RODRIGUEZ: 1 think you can just click on that. MR. RODRIGUEZ: I think you can just click on that. MR. RODRIGUEZ: I think you can just click on that. MR. RODRIGUEZ: I think you can just click on that. MR. RODRIGUEZ: 15 and see if I can just get some foundational questions here. MR. God you recognize Exhibit 15? MR. So this is the office with or the agency within the Department of Justice that submitted this is data. A So this is the office with or the agency within the Department of Justice that submitted this data. A So this is the office with or the agency within the Department of Justice that submitted this data. A So this is the office with or the agency within the Department of Justice that submitted this data. A So this is the office with or the agency within the Department of Justice that submitted this data. A So this is the office with or the agency within the Department of Justice that submitted this data. A So this is the office with or the agency within the Department of Justice that submitted this data. A So that set house. A So that is the number that is assigned to a particular FOIA request. A Consultation? What does that mean? A That means has this FOIA was this FOIA request received from another federal agency, meaning I can better explain this by giving an example. So if I receive a document from the FBI and I've received it because the document contains DEA's equities, that's a consultati	14	A Thank you.	14	The first is do you see
17 They're one is the spreadsheet that was 18 produced, the FY 2021 raw data. It's 15. 19 And then 16 is a little Excel 20 calculation I did with the worksheet. And if you 21 could just download that if you could download 22 those, because it's going to be easier to look at 22 those, because it's going to be easier to look at 23 (Deposition Exhibits Number 15 and 16 were marked for identification.) 4 were marked for identification.) 5 THE WITNESS: So download 15 and 16, yes? 6 A That means has this FOIA was this THE WITNESS: Okay. 8 THE WITNESS: Okay. 9 MR. RODRIGUEZ: 15 and 16? 9 MR. ZORN: Yes. 10 MR. ZORN: Yes. 11 MR. RODRIGUEZ: Okay. 12 THE WITNESS: Okay. 13 MR. RODRIGUEZ: I think you can just 14 click on that. 15 BY MR. ZORN 16 Q Okay. So why don't we start with 15 and see if I can just get some foundational questions here. 16 Q What does that mean? 17 Q What does that mean? 18 A So this is the office with or the agency within the Department of Justice that submitted this data. 20 And then the second is "Request Number." Bagency within the Department of Justice that submitted this data. 21 Q Okay. And then the second is "Request Page 152" 22 Number." What is that? 22 to a particular FOIA request. 3 Q And then the next one is, "Is This A Consultation?" 4 Consultation?" 5 What does that mean? 6 A That means has this FOIA was this FOIA request received from another federal agency, meaning I can better explain this by giving an example. 3 So if I receive a document from the FBI and I've received it because the document contains DEA's equities, that's a consultation. 18 Q Okay. Now, the next column here is 19 Q Okay. So why don't we start with 15 A Yes. 19 Q Okay. So why don't we start with 15 A Yes. 10 Q What does that mean? 11 A So this means whether or not we determined that we were going to invoke unusual circumstances, that's where you would see 30 in	15	Q Let's let's I put two exhibits in	15	"Component/Office"?
18 produced, the FY 2021 raw data. It's 15. 19 And then 16 is a little Excel 20 calculation I did with the worksheet. And if you 21 could just download that if you could download 22 those, because it's going to be easier to look at Page 150 1 the Excel in the native. I think, at least, it 2 is. 2 (Deposition Exhibits Number 15 and 16 were marked for identification.) 5 THE WITNESS: So download 15 and 16, were MR. ZORN: Yes. 8 THE WITNESS: Okay. 9 MR. RODRIGUEZ: 15 and 16? 9 MR. ZORN: Yes. 10 MR. ZORN: Yes. 11 MR. RODRIGUEZ: Okay. 12 MR. RODRIGUEZ: Okay. 13 MR. RODRIGUEZ: I think you can just click on that. 14 Click on that. 15 BY MR. ZORN 16 Q Okay. So why don't we start with 15 and see if I can just get some foundational questions here. 18 A So this is the office with or the agency within the Department of Justice that 20 submitted this data. 20 Okay. And then the second is "Request 22 Number." What is that? 21 Q Okay. And then the second is "Request 22 Number." What is that? 22 Number." What is that? Page 152 1 A So that is the number that is assigned to a particular FOIA request. 3 Q And then the next one is, "Is This A Consultation?" 5 What does that mean? 6 A That means has this FOIA was this FOIA request received from another federal agency, meaning I can better explain this by giving an example. 10 So if I receive a document from the FBI and I've receive a document contains DEA's equities, that's a consultation. 12 THE WITNESS: Okay. 13 Q Okay. Now, the next column here is 14 click on that. 15 BY MR. ZORN 16 Q Okay. So why don't we start with 15 17 A So this means whether or not we determined that we were going to invoke unusual circumstances, that's where you would see 30 in	16	the exhibit folder. They're Exhibits 15 and 16.	16	A Yes.
19 And then 16 is a little Excel 20 calculation I did with the worksheet. And if you 21 could just download that — if you could download 22 those, because it's going to be easier to look at 22 Page 150 1 the Excel in the native. I think, at least, it 2 is. 2 (Deposition Exhibits Number 15 and 16 4 were marked for identification.) 3 (Deposition Exhibits Number 15 and 16 5 What does that mean? 4 were marked for identification.) 5 THE WITNESS: So download 15 and 16, 6 yes? 6 A That means has this FOIA — was this 7 MR. ZORN: Yes. 8 THE WITNESS: Okay. 9 MR. RODRIGUEZ: 15 and 16? 9 MR. RODRIGUEZ: 15 and 16? 10 MR. ZORN: Yes. 11 MR. RODRIGUEZ: Okay. 11 and I've received it because the document THE WITNESS: Okay. 12 Consultation? 13 MR. RODRIGUEZ: I think you can just 13 Q Okay. Now, the next column here is 14 click on that. 15 BY MR. ZORN 16 Q Okay. So why don't we start with 15 and see if I can just get some foundational questions here. 18 determined that we were going to invoke unusual recruments agency, wearing — whether or not we determined that we were going to invoke unusual circumstances, that's where you would see 30 in	17	They're one is the spreadsheet that was	17	Q What does that mean?
20 calculation I did with the worksheet. And if you 21 could just download that if you could download 22 those, because it's going to be easier to look at 22 Page 150 1 the Excel in the native. I think, at least, it 2 is. 3 (Deposition Exhibits Number 15 and 16 4 were marked for identification.) 5 THE WITNESS: So download 15 and 16, 6 yes? 6 What does that mean? 7 MR. ZORN: Yes. 8 THE WITNESS: Okay. 9 MR. RODRIGUEZ: 15 and 16? 9 MR. ZORN: Yes. 10 So if I receive a document from the FBI 11 MR. RODRIGUEZ: I think you can just 12 THE WITNESS: Okay. 13 MR. RODRIGUEZ: I think you can just 14 click on that. 15 BY MR. ZORN 16 Q Okay. So why don't we start with 15 17 and see if I can just get some foundational 19 So do you recognize Exhibit 15? 20 submitted this data. 21 Q Okay. And then the second is "Request 22 Number." What is that? 21 D Okay. And then the second is "Request 22 Number." What is that? 22 Number." What is that? 23 Number." What is that? 24 Number." What is that? 25 Number." What is that? 26 Number." What is that? 27 Number." What is that? 28 Number." What is that? 29 Page 152 10 A So that is the number that is assigned to a particular FOIA request. 3 Q And then the next one is, "Is This A Consultation?" 4 Consultation?" 5 What does that mean? 4 FOIA request received from another federal agency, meaning I can better explain this by giving an example. 4 So if I receive a document from the FBI and I've received it because the document contains DEA's equities, that's a consultation. 16 Q Okay. Now, the next column here is 17 A Yes. 18 Q Okay. Now, the next column here is 19 Q Okay. So why don't we start with 15 A Yes. 19 Q Okay. So why don't we start with 15 A Yes. 10 Q What does that mean? 11 A So this means whether or not we determined that we were going to invoke unusual circumstances, that's where you would see 30 in	18	produced, the FY 2021 raw data. It's 15.	18	A So this is the office with or the
21 could just download that if you could download 22 those, because it's going to be easier to look at Page 150 Page 152 1 the Excel in the native. I think, at least, it 2 is. 3 (Deposition Exhibits Number 15 and 16 4 were marked for identification.) 5 THE WITNESS: So download 15 and 16, 6 yes? 6 MR. ZORN: Yes. 7 MR. ZORN: Yes. 8 THE WITNESS: Okay. 9 MR. RODRIGUEZ: 15 and 16? 9 MR. ZORN: Yes. 10 So if I receive a document from the FBI 11 MR. RODRIGUEZ: I think you can just 12 THE WITNESS: Okay. 13 MR. RODRIGUEZ: I think you can just 14 click on that. 15 BY MR. ZORN 16 Q Okay. So why don't we start with 15 17 and see if I can just get some foundational 19 So do you recognize Exhibit 15? 10 Nath then the second is "Request 22 Number." What is that? Page 150 Number." What is that? Page 150 Number." What is that? Page 152 Number." What is the number that is assigned to a particular FOIA request. 3 Q And then the next one is, "Is This A Consultation?" 5 What does that mean? 16 Q Okay. Now, the next column here is 17 A So this means whether or not we determined that we were going to invoke unusual circumstances, that's where you would see 30 in	19	And then 16 is a little Excel	19	agency within the Department of Justice that
22 those, because it's going to be easier to look at Page 150 Page 152 Number." What is that? Page 152 Number." What is that? Page 152 Number." What is that? Page 152 Page 152 Number." What is that? A So that is the number that is assigned to a particular FOIA request. A So that is the number that is assigned to a particular FOIA request. So do you recognize Exhibit 15? Na So that is the number that is assigned to a particular FOIA request. A So that is the number that is assigned to a particular FOIA request. So do you recognize Exhibit 15? Na So that is the number. Na So that is the number that is assigned to a particular FOIA request. So do you recognize Exhibit 15? Na So that is that's a consultation. O A So that is the number that is assigned to a particular FOIA request. So do you recognize Exhibit	20	calculation I did with the worksheet. And if you	20	submitted this data.
1 the Excel in the native. I think, at least, it 2 is. 3 (Deposition Exhibits Number 15 and 16 4 were marked for identification.) 5 THE WITNESS: So download 15 and 16, 6 yes? 6 A That means has this FOIA was this 7 MR. ZORN: Yes. 8 THE WITNESS: Okay. 9 MR. RODRIGUEZ: 15 and 16? 9 MR. ZORN: Yes. 10 So if I receive a document from the FBI 11 MR. RODRIGUEZ: Okay. 12 THE WITNESS: Okay. 13 MR. RODRIGUEZ: I think you can just 14 click on that. 15 BY MR. ZORN 16 Q Okay. So why don't we start with 15 17 and see if I can just get some foundational 18 questions here. 19 So do you recognize Exhibit 15? 19 Candath a So that is the number that is assigned 1 A So that is the number that is assigned 10 a particular FOIA request. 10 A So that is the number that is assigned 10 to a particular FOIA request. 10 Q And then the next one is, "Is This A 10 Consultation?" 11 A So that is the number that is assigned 12 to a particular FOIA request. 13 Q And then the next one is, "Is This A 14 Consultation?" 15 FOIA request received from another federal 18 agency, meaning I can better explain this by 19 giving an example. 10 So if I receive a document from the FBI 11 and I've received it because the document 12 contains DEA's equities, that's a consultation. 13 Q Okay. Now, the next column here is 14 "Days Allowed," right? 15 A Yes. 16 Q What does that mean? 17 A So this means whether or not we 18 questions here. 18 determined that we were going to invoke unusual 19 circumstances, that's where you would see 30 in	21	could just download that if you could download	21	Q Okay. And then the second is "Request
the Excel in the native. I think, at least, it is. (Deposition Exhibits Number 15 and 16 avere marked for identification.) THE WITNESS: So download 15 and 16, yes? MR. ZORN: Yes. THE WITNESS: Okay. MR. RODRIGUEZ: 15 and 16? MR. RODRIGUEZ: Okay. THE WITNESS: Okay. MR. RODRIGUEZ: Okay. MR. RODRIGUEZ: I think you can just click on that. MR. RODRIGUEZ: I think you can just click on that. MR. ZORN MR. ZORN MR. ZORN MR. RODRIGUEZ: I think you can just click on that. MR. RODRIGUEZ: I think you can just click on that. MR. ZORN MR. ZORN MR. ZORN MR. RODRIGUEZ: I think you can just click on that. MR. RODRIGUEZ: I think you can just click on that. MR. RODRIGUEZ: I think you can just click on that. MR. ZORN MR. ZORN MR. ZORN MR. ZORN MR. RODRIGUEZ: I think you can just click on that. MR. RODRIGUEZ: I think you can just click on that. MR. ZORN MR.	22		22	
2 is. 2 to a particular FOIA request. 3 (Deposition Exhibits Number 15 and 16 4 were marked for identification.) 4 THE WITNESS: So download 15 and 16, yes? 5 MR. ZORN: Yes. 7 FOIA request received from another federal agency, meaning I can better explain this by giving an example. 6 MR. ZORN: Yes. 10 So if I receive a document from the FBI and I've received it because the document THE WITNESS: Okay. 11 and I've received it because the document THE WITNESS: Okay. 12 contains DEA's equities, that's a consultation. 13 MR. RODRIGUEZ: I think you can just 13 Q Okay. Now, the next column here is 14 click on that. 14 "Days Allowed," right? 15 BY MR. ZORN 15 A Yes. 16 Q What does that mean? 17 A So this means whether or not we 18 questions here. 18 determined that we were going to invoke unusual 19 circumstances, that's where you would see 30 in		Page 150		Page 152
3 (Deposition Exhibits Number 15 and 16 4 were marked for identification.) 5 THE WITNESS: So download 15 and 16, 6 yes? 6 A That means has this FOIA was this 7 MR. ZORN: Yes. 7 FOIA request received from another federal 8 agency, meaning I can better explain this by 9 MR. RODRIGUEZ: 15 and 16? 9 giving an example. 10 MR. ZORN: Yes. 10 So if I receive a document from the FBI 11 MR. RODRIGUEZ: Okay. 12 THE WITNESS: Okay. 13 MR. RODRIGUEZ: I think you can just 14 click on that. 15 BY MR. ZORN 16 Q Okay. So why don't we start with 15 17 and see if I can just get some foundational 18 questions here. 19 So do you recognize Exhibit 15? 19 Cand then the next one is, "Is This A 4 Consultation?" 5 What does that mean? 6 A That means has this FOIA was this 7 FOIA request received from another federal 8 agency, meaning I can better explain this by 9 giving an example. 10 So if I receive a document from the FBI 11 and I've received it because the document 12 contains DEA's equities, that's a consultation. 13 Q Okay. Now, the next column here is 14 "Days Allowed," right? 15 A Yes. 16 Q What does that mean? 17 A So this means whether or not we 18 determined that we were going to invoke unusual 19 circumstances, that's where you would see 30 in	1	the Excel in the native. I think, at least, it	1	A So that is the number that is assigned
were marked for identification.) THE WITNESS: So download 15 and 16, were marked for identification.) THE WITNESS: So download 15 and 16, were marked for identification.) THE WITNESS: So download 15 and 16, were marked for identification.) THE WITNESS: So download 15 and 16, MR. ZORN: Yes. THE WITNESS: Okay. MR. RODRIGUEZ: 15 and 16? MR. RODRIGUEZ: 15 and 16? MR. RODRIGUEZ: Okay. THE WITNESS: Okay. MR. RODRIGUEZ: Okay. THE WITNESS: Okay. MR. RODRIGUEZ: I think you can just MR. RODRIGUEZ: I think you can just Contains DEA's equities, that's a consultation. MR. RODRIGUEZ: I think you can just Contains DEA's equities, that's a consultation. MR. RODRIGUEZ: I think you can just Contains DEA's equities, that's a consultation. A Power of the form the FBI The WITNESS: Okay. The	2	is.	2	to a particular FOIA request.
5 THE WITNESS: So download 15 and 16, 6 yes? 6 A That means has this FOIA was this 7 MR. ZORN: Yes. 7 FOIA request received from another federal 8 THE WITNESS: Okay. 9 MR. RODRIGUEZ: 15 and 16? 9 giving an example. 10 MR. ZORN: Yes. 10 So if I receive a document from the FBI 11 MR. RODRIGUEZ: Okay. 12 contains DEA's equities, that's a consultation. 13 MR. RODRIGUEZ: I think you can just 14 click on that. 15 BY MR. ZORN 16 Q Okay. So why don't we start with 15 17 and see if I can just get some foundational 18 questions here. 18 What does that mean? 16 A That means has this FOIA was this 17 FOIA request received from another federal 18 agency, meaning I can better explain this by 9 giving an example. 10 So if I receive a document from the FBI 11 and I've received it because the document 12 contains DEA's equities, that's a consultation. 13 Q Okay. Now, the next column here is 14 click on that. 15 BY MR. ZORN 16 Q Okay. So why don't we start with 15 17 A Yes. 18 Q What does that mean? 19 A So this means whether or not we 18 determined that we were going to invoke unusual 19 circumstances, that's where you would see 30 in	3	(Deposition Exhibits Number 15 and 16	3	Q And then the next one is, "Is This A
6 A That means has this FOIA was this 7 MR. ZORN: Yes. 8 THE WITNESS: Okay. 9 MR. RODRIGUEZ: 15 and 16? 9 giving an example. 10 MR. ZORN: Yes. 10 So if I receive a document from the FBI 11 MR. RODRIGUEZ: Okay. 12 THE WITNESS: Okay. 13 MR. RODRIGUEZ: I think you can just 14 click on that. 15 BY MR. ZORN 16 Q Okay. So why don't we start with 15 17 and see if I can just get some foundational 18 questions here. 19 So do you recognize Exhibit 15? 16 A That means has this FOIA was this 7 FOIA request received from another federal 8 agency, meaning I can better explain this by 9 giving an example. 10 So if I receive a document from the FBI 11 and I've received it because the document 12 contains DEA's equities, that's a consultation. 13 Q Okay. Now, the next column here is 14 "Days Allowed," right? 15 A Yes. 16 Q What does that mean? 17 A So this means whether or not we 18 determined that we were going to invoke unusual 19 circumstances, that's where you would see 30 in	4	were marked for identification.)	4	Consultation?"
MR. ZORN: Yes. MR. ZORN: Yes. THE WITNESS: Okay. MR. RODRIGUEZ: 15 and 16? MR. ZORN: Yes. MR. RODRIGUEZ: 15 and 16? MR. RODRIGUEZ: Okay. THE WITNESS: Okay. MR. RODRIGUEZ: Okay. THE WITNESS: Okay. MR. RODRIGUEZ: I think you can just MR. RODRIGUEZ: Okay. MR. RODR	5	THE WITNESS: So download 15 and 16,	5	What does that mean?
8 THE WITNESS: Okay. 9 MR. RODRIGUEZ: 15 and 16? 9 giving an example. 10 MR. ZORN: Yes. 10 So if I receive a document from the FBI 11 MR. RODRIGUEZ: Okay. 12 THE WITNESS: Okay. 13 MR. RODRIGUEZ: I think you can just 14 click on that. 15 BY MR. ZORN 16 Q Okay. So why don't we start with 15 17 and see if I can just get some foundational 18 questions here. 19 So do you recognize Exhibit 15? 18 agency, meaning I can better explain this by 9 giving an example. 10 So if I receive a document from the FBI 11 and I've received it because the document 12 contains DEA's equities, that's a consultation. 13 Q Okay. Now, the next column here is 14 "Days Allowed," right? 15 A Yes. 16 Q What does that mean? 17 A So this means whether or not we 18 determined that we were going to invoke unusual 19 circumstances, that's where you would see 30 in	6	yes?	6	A That means has this FOIA was this
9 MR. RODRIGUEZ: 15 and 16? 10 MR. ZORN: Yes. 10 So if I receive a document from the FBI 11 MR. RODRIGUEZ: Okay. 12 THE WITNESS: Okay. 13 MR. RODRIGUEZ: I think you can just 14 click on that. 15 BY MR. ZORN 16 Q Okay. So why don't we start with 15 17 and see if I can just get some foundational 18 questions here. 19 giving an example. 10 So if I receive a document from the FBI 11 and I've received it because the document 12 contains DEA's equities, that's a consultation. 13 Q Okay. Now, the next column here is 14 "Days Allowed," right? 15 A Yes. 16 Q What does that mean? 17 A So this means whether or not we 18 determined that we were going to invoke unusual 19 So do you recognize Exhibit 15? 19 circumstances, that's where you would see 30 in	7	MR. ZORN: Yes.	7	FOIA request received from another federal
MR. ZORN: Yes. MR. RODRIGUEZ: Okay. THE WITNESS: Okay. MR. RODRIGUEZ: I think you can just Click on that. BY MR. ZORN Okay. So why don't we start with 15 Q Okay. So why don't we start with 15 A So this means whether or not we questions here. So if I receive a document from the FBI and I've received it because the document contains DEA's equities, that's a consultation. Dealine I and I've received it because the document contains DEA's equities, that's a consultation. Page 14 Days Allowed," right? A Yes. Q What does that mean? A So this means whether or not we determined that we were going to invoke unusual circumstances, that's where you would see 30 in	8	THE WITNESS: Okay.	8	agency, meaning I can better explain this by
11 MR. RODRIGUEZ: Okay. 12 THE WITNESS: Okay. 13 MR. RODRIGUEZ: I think you can just 14 click on that. 15 BY MR. ZORN 16 Q Okay. So why don't we start with 15 17 and see if I can just get some foundational 18 questions here. 19 So do you recognize Exhibit 15? 10 THE WITNESS: Okay. 11 and I've received it because the document 12 contains DEA's equities, that's a consultation. 13 Q Okay. Now, the next column here is 14 "Days Allowed," right? 15 A Yes. 16 Q What does that mean? 17 A So this means whether or not we 18 determined that we were going to invoke unusual 19 circumstances, that's where you would see 30 in	9	MR. RODRIGUEZ: 15 and 16?	9	giving an example.
THE WITNESS: Okay. 12 contains DEA's equities, that's a consultation. 13 MR. RODRIGUEZ: I think you can just 14 click on that. 15 BY MR. ZORN 16 Q Okay. So why don't we start with 15 17 and see if I can just get some foundational 18 questions here. 19 So do you recognize Exhibit 15? 10 Contains DEA's equities, that's a consultation. 13 Q Okay. Now, the next column here is 14 "Days Allowed," right? 15 A Yes. 16 Q What does that mean? 17 A So this means whether or not we 18 determined that we were going to invoke unusual 19 circumstances, that's where you would see 30 in		MR. ZORN: Yes.	10	So if I receive a document from the FBI
MR. RODRIGUEZ: I think you can just 13 Q Okay. Now, the next column here is 14 click on that. 15 BY MR. ZORN 16 Q Okay. So why don't we start with 15 17 and see if I can just get some foundational 18 questions here. 19 So do you recognize Exhibit 15? 10 Okay. Now, the next column here is 11 Think you can just 12 Q Okay. Now, the next column here is 13 Q Okay. Now, the next column here is 14 "Days Allowed," right? 15 A Yes. 16 Q What does that mean? 17 A So this means whether or not we 18 determined that we were going to invoke unusual 19 circumstances, that's where you would see 30 in	10	MR. RODRIGUEZ: Okay.	11	and I've received it because the document
14 click on that. 15 BY MR. ZORN 16 Q Okay. So why don't we start with 15 17 and see if I can just get some foundational 18 questions here. 19 So do you recognize Exhibit 15? 10 Tays Allowed," right? 11 A Yes. 12 Q What does that mean? 13 A So this means whether or not we determined that we were going to invoke unusual determined that we were you would see 30 in			12	contains DEA's equities, that's a consultation.
15 BY MR. ZORN 16 Q Okay. So why don't we start with 15 17 and see if I can just get some foundational 18 questions here. 19 So do you recognize Exhibit 15? 15 A Yes. 16 Q What does that mean? 17 A So this means whether or not we determined that we were going to invoke unusual 19 circumstances, that's where you would see 30 in	11	THE WITNESS: Okay.		contains 2 21 15 equities, that 5 a consultation.
16 Q Okay. So why don't we start with 15 17 and see if I can just get some foundational 18 questions here. 19 So do you recognize Exhibit 15? 16 Q What does that mean? 17 A So this means whether or not we 18 determined that we were going to invoke unusual 19 circumstances, that's where you would see 30 in	11 12	•	13	_
17 and see if I can just get some foundational 18 questions here. 19 So do you recognize Exhibit 15? 10 A So this means whether or not we determined that we were going to invoke unusual 19 circumstances, that's where you would see 30 in	11 12 13	MR. RODRIGUEZ: I think you can just		Q Okay. Now, the next column here is
17 and see if I can just get some foundational 18 questions here. 19 So do you recognize Exhibit 15? 10 A So this means whether or not we determined that we were going to invoke unusual 19 circumstances, that's where you would see 30 in	11 12 13 14	MR. RODRIGUEZ: I think you can just click on that.	14	Q Okay. Now, the next column here is "Days Allowed," right?
18 questions here. 18 determined that we were going to invoke unusual 19 So do you recognize Exhibit 15? 18 determined that we were going to invoke unusual 19 circumstances, that's where you would see 30 in	11 12 13 14 15	MR. RODRIGUEZ: I think you can just click on that. BY MR. ZORN	14 15	Q Okay. Now, the next column here is "Days Allowed," right? A Yes.
19 So do you recognize Exhibit 15? 19 circumstances, that's where you would see 30 in	11 12 13 14 15 16	MR. RODRIGUEZ: I think you can just click on that. BY MR. ZORN Q Okay. So why don't we start with 15	14 15 16	Q Okay. Now, the next column here is "Days Allowed," right? A Yes. Q What does that mean?
	11 12 13 14 15 16 17	MR. RODRIGUEZ: I think you can just click on that. BY MR. ZORN Q Okay. So why don't we start with 15 and see if I can just get some foundational	14 15 16 17	Q Okay. Now, the next column here is "Days Allowed," right? A Yes. Q What does that mean? A So this means whether or not we
20 A I do. 20 that column, or you'll see 20. So this has to do	11 12 13 14 15 16 17 18	MR. RODRIGUEZ: I think you can just click on that. BY MR. ZORN Q Okay. So why don't we start with 15 and see if I can just get some foundational questions here.	14 15 16 17 18	Q Okay. Now, the next column here is "Days Allowed," right? A Yes. Q What does that mean? A So this means whether or not we determined that we were going to invoke unusual
21 Q What is Exhibit 15? 21 with the statutory timelines, whether we're, you	11 12 13 14 15 16 17 18	MR. RODRIGUEZ: I think you can just click on that. BY MR. ZORN Q Okay. So why don't we start with 15 and see if I can just get some foundational questions here.	14 15 16 17 18	Q Okay. Now, the next column here is "Days Allowed," right? A Yes. Q What does that mean? A So this means whether or not we determined that we were going to invoke unusual
22 A This is the annual FOIA report raw 22 know, saying that we're going to process in 20 or	11 12 13 14 15 16 17 18 19 20	MR. RODRIGUEZ: I think you can just click on that. BY MR. ZORN Q Okay. So why don't we start with 15 and see if I can just get some foundational questions here. So do you recognize Exhibit 15? A I do.	14 15 16 17 18 19 20	Q Okay. Now, the next column here is "Days Allowed," right? A Yes. Q What does that mean? A So this means whether or not we determined that we were going to invoke unusual circumstances, that's where you would see 30 in that column, or you'll see 20. So this has to do
Page 151 Page 153	11 12 13 14 15 16 17 18 19 20 21	MR. RODRIGUEZ: I think you can just click on that. BY MR. ZORN Q Okay. So why don't we start with 15 and see if I can just get some foundational questions here. So do you recognize Exhibit 15? A I do. Q What is Exhibit 15?	14 15 16 17 18 19 20 21	Q Okay. Now, the next column here is "Days Allowed," right? A Yes. Q What does that mean? A So this means whether or not we determined that we were going to invoke unusual circumstances, that's where you would see 30 in that column, or you'll see 20. So this has to do with the statutory timelines, whether we're, you

1 .			
1	30 days.	1	Q so I'm not too worried about it.
2	Q Okay. So so if I see 20 and, in	2	A All right.
3	fact, there are requests here that are 20 that	3	Q I am interested in the "Information
4	means it would not be an unusual circumstances	4	Withheld" column.
5	case?	5	A Which also appears to be blank. Again,
6	A Correct.	6	I would have to refer to the instruction sheet
7	Q Okay. And if it's 30, it is an unusual	7	for that column, but it appears blank.
8	circumstance?	8	Q Okay. "Case Citation," do you know
9	A Yes.	9	what that is?
10	Q So and just just so this is clear	10	A No. Again, I'd have to refer to the
11	for sort of later later discussion, 20 means	11	instruction sheet for those blank columns.
12	no unusual circumstances; 30 means there are	12	Q Okay. Well, I actually don't think
13	unusual circumstances?	13	most of those are important, so we don't need
14	A Correct.	14	to
15	Q Okay. What is the next column,	15	A Okay.
16	"Exemption 3 Statutes"?	16	Q dwell on those.
17	A So this indicates whether or not any of	17	This one is, which is "Date Initially
18	these agencies invoked an exemption 3 statute.	18	Received."
19	Exemption 3 basically means that there is another	19	What does that mean?
20	federal statute that prohibits prohibits us	20	A That means the date that the request
21	from disclosing records.	21	was accepted by the FOIA office.
22	Q Okay. So some some statute other	22	Q Okay. And then the "Date Perfected"
	Page 154		Page 156
1	than FOIA?	1	means?
2	A Correct.	2	A So that will generally be the same date
2 3	A Correct.Q The next column is "Information	2 3	A So that will generally be the same date if we are able to move forward with the FOIA.
3	Q The next column is "Information	3	if we are able to move forward with the FOIA.
3 4	Q The next column is "Information Withheld."	3 4	if we are able to move forward with the FOIA. If there were any discrepancies with
3 4 5	Q The next column is "Information Withheld." What does that mean?	3 4 5	if we are able to move forward with the FOIA. If there were any discrepancies with the FOIA request that required us to communicate
3 4 5 6	Q The next column is "Information Withheld." What does that mean? A Where is that?	3 4 5 6	if we are able to move forward with the FOIA. If there were any discrepancies with the FOIA request that required us to communicate with the requester and that could take a couple
3 4 5 6 7	Q The next column is "Information Withheld." What does that mean? A Where is that? Q It's column G.	3 4 5 6 7	if we are able to move forward with the FOIA. If there were any discrepancies with the FOIA request that required us to communicate with the requester and that could take a couple of days, that date would be different.
3 4 5 6 7 8	Q The next column is "Information Withheld." What does that mean? A Where is that? Q It's column G. A Oh, sorry.	3 4 5 6 7 8	if we are able to move forward with the FOIA. If there were any discrepancies with the FOIA request that required us to communicate with the requester and that could take a couple of days, that date would be different. So that date date perfected, if it's
3 4 5 6 7 8 9	Q The next column is "Information Withheld." What does that mean? A Where is that? Q It's column G. A Oh, sorry. Q Oh, no, sorry. The next one is column	3 4 5 6 7 8 9	if we are able to move forward with the FOIA. If there were any discrepancies with the FOIA request that required us to communicate with the requester and that could take a couple of days, that date would be different. So that date date perfected, if it's different than the date in the column I, just
3 4 5 6 7 8 9	Q The next column is "Information Withheld." What does that mean? A Where is that? Q It's column G. A Oh, sorry. Q Oh, no, sorry. The next one is column F. I made a mistake. And that's other exemption	3 4 5 6 7 8 9	if we are able to move forward with the FOIA. If there were any discrepancies with the FOIA request that required us to communicate with the requester and that could take a couple of days, that date would be different. So that date date perfected, if it's different than the date in the column I, just means that is the date that we deem the request
3 4 5 6 7 8 9 10	Q The next column is "Information Withheld." What does that mean? A Where is that? Q It's column G. A Oh, sorry. Q Oh, no, sorry. The next one is column F. I made a mistake. And that's other exemption 3 statutes.	3 4 5 6 7 8 9 10 11	if we are able to move forward with the FOIA. If there were any discrepancies with the FOIA request that required us to communicate with the requester and that could take a couple of days, that date would be different. So that date date perfected, if it's different than the date in the column I, just means that is the date that we deem the request was perfected and ready to move forward.
3 4 5 6 7 8 9 10 11 12	Q The next column is "Information Withheld." What does that mean? A Where is that? Q It's column G. A Oh, sorry. Q Oh, no, sorry. The next one is column F. I made a mistake. And that's other exemption 3 statutes. So there's there's one column that's exemption 3 statutes and then there's another	3 4 5 6 7 8 9 10 11 12	if we are able to move forward with the FOIA. If there were any discrepancies with the FOIA request that required us to communicate with the requester and that could take a couple of days, that date would be different. So that date date perfected, if it's different than the date in the column I, just means that is the date that we deem the request was perfected and ready to move forward. Q And then the date completed is the
3 4 5 6 7 8 9 10 11 12 13	Q The next column is "Information Withheld." What does that mean? A Where is that? Q It's column G. A Oh, sorry. Q Oh, no, sorry. The next one is column F. I made a mistake. And that's other exemption 3 statutes. So there's there's one column that's exemption 3 statutes and then there's another one, which is other exemption 3 statutes.	3 4 5 6 7 8 9 10 11 12 13	if we are able to move forward with the FOIA. If there were any discrepancies with the FOIA request that required us to communicate with the requester and that could take a couple of days, that date would be different. So that date date perfected, if it's different than the date in the column I, just means that is the date that we deem the request was perfected and ready to move forward. Q And then the date completed is the date A That we closed the case released the
3 4 5 6 7 8 9 10 11 12 13 14	Q The next column is "Information Withheld." What does that mean? A Where is that? Q It's column G. A Oh, sorry. Q Oh, no, sorry. The next one is column F. I made a mistake. And that's other exemption 3 statutes. So there's there's one column that's exemption 3 statutes and then there's another	3 4 5 6 7 8 9 10 11 12 13 14	if we are able to move forward with the FOIA. If there were any discrepancies with the FOIA request that required us to communicate with the requester and that could take a couple of days, that date would be different. So that date date perfected, if it's different than the date in the column I, just means that is the date that we deem the request was perfected and ready to move forward. Q And then the date completed is the date
3 4 5 6 7 8 9 10 11 12 13 14 15	Q The next column is "Information Withheld." What does that mean? A Where is that? Q It's column G. A Oh, sorry. Q Oh, no, sorry. The next one is column F. I made a mistake. And that's other exemption 3 statutes. So there's there's one column that's exemption 3 statutes and then there's another one, which is other exemption 3 statutes. A That one I apologize I am	3 4 5 6 7 8 9 10 11 12 13 14 15	if we are able to move forward with the FOIA. If there were any discrepancies with the FOIA request that required us to communicate with the requester and that could take a couple of days, that date would be different. So that date date perfected, if it's different than the date in the column I, just means that is the date that we deem the request was perfected and ready to move forward. Q And then the date completed is the date A That we closed the case released the records requester and closed the case. Q Okay. And what happens if there's
3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q The next column is "Information Withheld." What does that mean? A Where is that? Q It's column G. A Oh, sorry. Q Oh, no, sorry. The next one is column F. I made a mistake. And that's other exemption 3 statutes. So there's there's one column that's exemption 3 statutes and then there's another one, which is other exemption 3 statutes. A That one I apologize I am forgetting what that means. I have an instruction sheet that we follow when we fill	3 4 5 6 7 8 9 10 11 12 13 14 15 16	if we are able to move forward with the FOIA. If there were any discrepancies with the FOIA request that required us to communicate with the requester and that could take a couple of days, that date would be different. So that date date perfected, if it's different than the date in the column I, just means that is the date that we deem the request was perfected and ready to move forward. Q And then the date completed is the date A That we closed the case released the records requester and closed the case. Q Okay. And what happens if there's no like a lot of these entries don't have any
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q The next column is "Information Withheld." What does that mean? A Where is that? Q It's column G. A Oh, sorry. Q Oh, no, sorry. The next one is column F. I made a mistake. And that's other exemption 3 statutes. So there's there's one column that's exemption 3 statutes and then there's another one, which is other exemption 3 statutes. A That one I apologize I am forgetting what that means. I have an instruction sheet that we follow when we fill this in. That looks blank here on the	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	if we are able to move forward with the FOIA. If there were any discrepancies with the FOIA request that required us to communicate with the requester and that could take a couple of days, that date would be different. So that date date perfected, if it's different than the date in the column I, just means that is the date that we deem the request was perfected and ready to move forward. Q And then the date completed is the date A That we closed the case released the records requester and closed the case. Q Okay. And what happens if there's no like a lot of these entries don't have any date completed. It's just date received,
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q The next column is "Information Withheld." What does that mean? A Where is that? Q It's column G. A Oh, sorry. Q Oh, no, sorry. The next one is column F. I made a mistake. And that's other exemption 3 statutes. So there's there's one column that's exemption 3 statutes and then there's another one, which is other exemption 3 statutes. A That one I apologize I am forgetting what that means. I have an instruction sheet that we follow when we fill this in. That looks blank here on the spreadsheet.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	if we are able to move forward with the FOIA. If there were any discrepancies with the FOIA request that required us to communicate with the requester and that could take a couple of days, that date would be different. So that date date perfected, if it's different than the date in the column I, just means that is the date that we deem the request was perfected and ready to move forward. Q And then the date completed is the date A That we closed the case released the records requester and closed the case. Q Okay. And what happens if there's no like a lot of these entries don't have any
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q The next column is "Information Withheld." What does that mean? A Where is that? Q It's column G. A Oh, sorry. Q Oh, no, sorry. The next one is column F. I made a mistake. And that's other exemption 3 statutes. So there's there's one column that's exemption 3 statutes and then there's another one, which is other exemption 3 statutes. A That one I apologize I am forgetting what that means. I have an instruction sheet that we follow when we fill this in. That looks blank here on the spreadsheet.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	if we are able to move forward with the FOIA. If there were any discrepancies with the FOIA request that required us to communicate with the requester and that could take a couple of days, that date would be different. So that date date perfected, if it's different than the date in the column I, just means that is the date that we deem the request was perfected and ready to move forward. Q And then the date completed is the date A That we closed the case released the records requester and closed the case. Q Okay. And what happens if there's no like a lot of these entries don't have any date completed. It's just date received, perfected, and there's no date completed. What does that mean?
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q The next column is "Information Withheld." What does that mean? A Where is that? Q It's column G. A Oh, sorry. Q Oh, no, sorry. The next one is column F. I made a mistake. And that's other exemption 3 statutes. So there's there's one column that's exemption 3 statutes and then there's another one, which is other exemption 3 statutes. A That one I apologize I am forgetting what that means. I have an instruction sheet that we follow when we fill this in. That looks blank here on the spreadsheet. Q It's not really important for this case	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	if we are able to move forward with the FOIA. If there were any discrepancies with the FOIA request that required us to communicate with the requester and that could take a couple of days, that date would be different. So that date date perfected, if it's different than the date in the column I, just means that is the date that we deem the request was perfected and ready to move forward. Q And then the date completed is the date A That we closed the case released the records requester and closed the case. Q Okay. And what happens if there's no like a lot of these entries don't have any date completed. It's just date received, perfected, and there's no date completed. What does that mean? A That means that the request is still
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q The next column is "Information Withheld." What does that mean? A Where is that? Q It's column G. A Oh, sorry. Q Oh, no, sorry. The next one is column F. I made a mistake. And that's other exemption 3 statutes. So there's there's one column that's exemption 3 statutes and then there's another one, which is other exemption 3 statutes. A That one I apologize I am forgetting what that means. I have an instruction sheet that we follow when we fill this in. That looks blank here on the spreadsheet. Q It's not really important for this case	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	if we are able to move forward with the FOIA. If there were any discrepancies with the FOIA request that required us to communicate with the requester and that could take a couple of days, that date would be different. So that date date perfected, if it's different than the date in the column I, just means that is the date that we deem the request was perfected and ready to move forward. Q And then the date completed is the date A That we closed the case released the records requester and closed the case. Q Okay. And what happens if there's no like a lot of these entries don't have any date completed. It's just date received, perfected, and there's no date completed. What does that mean?

1	Q Okay. So and does that always mean	1	unusual circumstances because we didn't have to
2	the request is still open or	2	search for records. They were already provided
3	A To my knowledge, yes, that is what	3	to us by another federal agency.
4	that is the only thing that I'm aware of that	4	Q Okay. So so if another federal
5	that would indicate. If it's blank there, it	5	agency provides you the records, then there's no
6	means that the agency has not closed the case	6	unusual circumstances because it's now in the
7	yet. It's still open.	7	FOIA office because some agency just gave you the
8	Q So I'm going to ask you a question,	8	records?
9	which is: Can you go to row 16150?	9	A That is correct.
10	A Sorry. Bear with me one moment.	10	Q And so but it's complex because
11	16150?	11	there's a lot of volume of
12	Q Yeah, the Excel row. It's Request No.	12	A A high volume.
13	18-00070-PR.	13	Q Okay. So interesting. That answers
14	A Almost there. 16150. 18-0070?	14	some of my questions. Let's see.
15	Q Yes.	15	Can you look at this is 20-00682.
16	A Okay.	16	It's row 17218 on the spreadsheet.
17	Q Dash PR.	17	A One second. 172. What did you say?
18	A Yeah.	18	172
19	Q So my first question is: What does	19	Q Yeah. 17218 is the row.
20	"PR" mean?	20	A I'm sorry. 17218. Here we go.
21	A "PR" means that this was a Privacy Act	21	Q And it it's so it took this
22	request, and "R" means it was a referral. So	22	is it says a duplicate request in the column
	Page 158		Page 160
1	what that indicates is that we received a request	1	N, and so I would assume that what that means is,
2	from another agency. They another	2	like, there's been that this is a duplicate of
	from another agency. They another basically, another agency received a FOIA request		like, there's been that this is a duplicate of a request that's already been made at some
2	from another agency. They another basically, another agency received a FOIA request that really was for DEA records, so they referred	2	like, there's been that this is a duplicate of a request that's already been made at some point
2 3	from another agency. They another basically, another agency received a FOIA request that really was for DEA records, so they referred it back to our office to handle and we would	2 3	like, there's been that this is a duplicate of a request that's already been made at some point A Yes.
2 3 4	from another agency. They another basically, another agency received a FOIA request that really was for DEA records, so they referred it back to our office to handle and we would handle that directly with the requester.	2 3 4	like, there's been that this is a duplicate of a request that's already been made at some point A Yes. Q before. Okay.
2 3 4 5	from another agency. They another basically, another agency received a FOIA request that really was for DEA records, so they referred it back to our office to handle and we would	2 3 4 5	like, there's been that this is a duplicate of a request that's already been made at some point A Yes.
2 3 4 5 6	from another agency. They another basically, another agency received a FOIA request that really was for DEA records, so they referred it back to our office to handle and we would handle that directly with the requester. Q Okay. So then what I see here is that this is not a consultation. Is that that's	2 3 4 5 6	like, there's been that this is a duplicate of a request that's already been made at some point A Yes. Q before. Okay. Like an exact duplicate? A Yes.
2 3 4 5 6 7	from another agency. They another basically, another agency received a FOIA request that really was for DEA records, so they referred it back to our office to handle and we would handle that directly with the requester. Q Okay. So then what I see here is that	2 3 4 5 6 7	like, there's been that this is a duplicate of a request that's already been made at some point A Yes. Q before. Okay. Like an exact duplicate? A Yes. Q Okay. And so let's I guess let's go
2 3 4 5 6 7 8	from another agency. They another basically, another agency received a FOIA request that really was for DEA records, so they referred it back to our office to handle and we would handle that directly with the requester. Q Okay. So then what I see here is that this is not a consultation. Is that that's right? A Not a consultation.	2 3 4 5 6 7 8	like, there's been that this is a duplicate of a request that's already been made at some point A Yes. Q before. Okay. Like an exact duplicate? A Yes.
2 3 4 5 6 7 8 9	from another agency. They another basically, another agency received a FOIA request that really was for DEA records, so they referred it back to our office to handle and we would handle that directly with the requester. Q Okay. So then what I see here is that this is not a consultation. Is that that's right?	2 3 4 5 6 7 8 9	like, there's been that this is a duplicate of a request that's already been made at some point A Yes. Q before. Okay. Like an exact duplicate? A Yes. Q Okay. And so let's I guess let's go
2 3 4 5 6 7 8 9	from another agency. They another basically, another agency received a FOIA request that really was for DEA records, so they referred it back to our office to handle and we would handle that directly with the requester. Q Okay. So then what I see here is that this is not a consultation. Is that that's right? A Not a consultation.	2 3 4 5 6 7 8 9	like, there's been that this is a duplicate of a request that's already been made at some point A Yes. Q before. Okay. Like an exact duplicate? A Yes. Q Okay. And so let's I guess let's go to the very top of the spreadsheet again, because
2 3 4 5 6 7 8 9 10	from another agency. They another basically, another agency received a FOIA request that really was for DEA records, so they referred it back to our office to handle and we would handle that directly with the requester. Q Okay. So then what I see here is that this is not a consultation. Is that that's right? A Not a consultation. Q It's a simple request because it's only	2 3 4 5 6 7 8 9 10 11	like, there's been that this is a duplicate of a request that's already been made at some point A Yes. Q before. Okay. Like an exact duplicate? A Yes. Q Okay. And so let's I guess let's go to the very top of the spreadsheet again, because I want to just move, I guess, through just a
2 3 4 5 6 7 8 9 10 11	from another agency. They another basically, another agency received a FOIA request that really was for DEA records, so they referred it back to our office to handle and we would handle that directly with the requester. Q Okay. So then what I see here is that this is not a consultation. Is that that's right? A Not a consultation. Q It's a simple request because it's only 20 days allowed.	2 3 4 5 6 7 8 9 10 11 12	like, there's been that this is a duplicate of a request that's already been made at some point A Yes. Q before. Okay. Like an exact duplicate? A Yes. Q Okay. And so let's I guess let's go to the very top of the spreadsheet again, because I want to just move, I guess, through just a couple A Okay. Q more of the headers, which is
2 3 4 5 6 7 8 9 10 11 12 13	from another agency. They another basically, another agency received a FOIA request that really was for DEA records, so they referred it back to our office to handle and we would handle that directly with the requester. Q Okay. So then what I see here is that this is not a consultation. Is that that's right? A Not a consultation. Q It's a simple request because it's only 20 days allowed. A Uh-huh.	2 3 4 5 6 7 8 9 10 11 12 13	like, there's been that this is a duplicate of a request that's already been made at some point A Yes. Q before. Okay. Like an exact duplicate? A Yes. Q Okay. And so let's I guess let's go to the very top of the spreadsheet again, because I want to just move, I guess, through just a couple A Okay.
2 3 4 5 6 7 8 9 10 11 12 13 14	from another agency. They another basically, another agency received a FOIA request that really was for DEA records, so they referred it back to our office to handle and we would handle that directly with the requester. Q Okay. So then what I see here is that this is not a consultation. Is that that's right? A Not a consultation. Q It's a simple request because it's only 20 days allowed. A Uh-huh. Q It was received in April of 2018,	2 3 4 5 6 7 8 9 10 11 12 13 14	like, there's been that this is a duplicate of a request that's already been made at some point A Yes. Q before. Okay. Like an exact duplicate? A Yes. Q Okay. And so let's I guess let's go to the very top of the spreadsheet again, because I want to just move, I guess, through just a couple A Okay. Q more of the headers, which is
2 3 4 5 6 7 8 9 10 11 12 13 14 15	from another agency. They another basically, another agency received a FOIA request that really was for DEA records, so they referred it back to our office to handle and we would handle that directly with the requester. Q Okay. So then what I see here is that this is not a consultation. Is that that's right? A Not a consultation. Q It's a simple request because it's only 20 days allowed. A Uh-huh. Q It was received in April of 2018, right?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	like, there's been that this is a duplicate of a request that's already been made at some point A Yes. Q before. Okay. Like an exact duplicate? A Yes. Q Okay. And so let's I guess let's go to the very top of the spreadsheet again, because I want to just move, I guess, through just a couple A Okay. Q more of the headers, which is so so "Date Completed" is what if a request
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	from another agency. They another basically, another agency received a FOIA request that really was for DEA records, so they referred it back to our office to handle and we would handle that directly with the requester. Q Okay. So then what I see here is that this is not a consultation. Is that that's right? A Not a consultation. Q It's a simple request because it's only 20 days allowed. A Uh-huh. Q It was received in April of 2018, right? A Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	like, there's been that this is a duplicate of a request that's already been made at some point A Yes. Q before. Okay. Like an exact duplicate? A Yes. Q Okay. And so let's I guess let's go to the very top of the spreadsheet again, because I want to just move, I guess, through just a couple A Okay. Q more of the headers, which is so so "Date Completed" is what if a request is withdrawn? Is that then is that noted in
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	from another agency. They another basically, another agency received a FOIA request that really was for DEA records, so they referred it back to our office to handle and we would handle that directly with the requester. Q Okay. So then what I see here is that this is not a consultation. Is that that's right? A Not a consultation. Q It's a simple request because it's only 20 days allowed. A Uh-huh. Q It was received in April of 2018, right? A Yes. Q And it's still open?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	like, there's been that this is a duplicate of a request that's already been made at some point A Yes. Q before. Okay. Like an exact duplicate? A Yes. Q Okay. And so let's I guess let's go to the very top of the spreadsheet again, because I want to just move, I guess, through just a couple A Okay. Q more of the headers, which is so so "Date Completed" is what if a request is withdrawn? Is that then is that noted in the as completed if it's
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	from another agency. They another basically, another agency received a FOIA request that really was for DEA records, so they referred it back to our office to handle and we would handle that directly with the requester. Q Okay. So then what I see here is that this is not a consultation. Is that that's right? A Not a consultation. Q It's a simple request because it's only 20 days allowed. A Uh-huh. Q It was received in April of 2018, right? A Yes. Q And it's still open? A And it's still open. It looks like we	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	like, there's been that this is a duplicate of a request that's already been made at some point A Yes. Q before. Okay. Like an exact duplicate? A Yes. Q Okay. And so let's I guess let's go to the very top of the spreadsheet again, because I want to just move, I guess, through just a couple A Okay. Q more of the headers, which is so so "Date Completed" is what if a request is withdrawn? Is that then is that noted in the as completed if it's A It would have a closure date, yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	from another agency. They another basically, another agency received a FOIA request that really was for DEA records, so they referred it back to our office to handle and we would handle that directly with the requester. Q Okay. So then what I see here is that this is not a consultation. Is that that's right? A Not a consultation. Q It's a simple request because it's only 20 days allowed. A Uh-huh. Q It was received in April of 2018, right? A Yes. Q And it's still open? A And it's still open. It looks like we deemed it complex, which probably means it	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	like, there's been that this is a duplicate of a request that's already been made at some point A Yes. Q before. Okay. Like an exact duplicate? A Yes. Q Okay. And so let's I guess let's go to the very top of the spreadsheet again, because I want to just move, I guess, through just a couple A Okay. Q more of the headers, which is so so "Date Completed" is what if a request is withdrawn? Is that then is that noted in the as completed if it's A It would have a closure date, yes. There should be there should be a date there.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	from another agency. They another basically, another agency received a FOIA request that really was for DEA records, so they referred it back to our office to handle and we would handle that directly with the requester. Q Okay. So then what I see here is that this is not a consultation. Is that that's right? A Not a consultation. Q It's a simple request because it's only 20 days allowed. A Uh-huh. Q It was received in April of 2018, right? A Yes. Q And it's still open? A And it's still open. It looks like we deemed it complex, which probably means it involves a high number of pages, a high volume of	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	like, there's been that this is a duplicate of a request that's already been made at some point A Yes. Q before. Okay. Like an exact duplicate? A Yes. Q Okay. And so let's I guess let's go to the very top of the spreadsheet again, because I want to just move, I guess, through just a couple A Okay. Q more of the headers, which is so so "Date Completed" is what if a request is withdrawn? Is that then is that noted in the as completed if it's A It would have a closure date, yes. There should be there should be a date there. Q Okay. And then "Days Tolled" means

1	we call stop the clock.	1	years' worth of FOIA requests ahead of anything
2	So if a request is not perfected,	2	that gets filed now?
3	meaning there's an issue with the request and we	3	A I'm sorry. I want to make sure I'm not
4	have to go back to requester, we stop the clock	4	losing track of the question here. So I've moved
5	because we don't want that counting towards	5	away. I'm at the I'm now at the top row.
6	the you know, the statutory deadlines. And	6	Are you asking about a specific
7	once, again, we've perfected the request, we	7	Q I'm just
8	we basically turn the clock back on, if you will.	8	A entry or no? Just generally
9	Q Okay. Then to track, we've discussed	9	Q No, just
10	that?	10	
11	A Uh-huh.	11	
		12	
12	Q And so there are three tracks, right?	13	at an entry, right, that was unfulfilled from
13	There's there's complex, expedited and simple?		April of 2018, true?
14	A Correct.	14	A Yes.
15	Q Okay. What is the expedited track?	15	Q And DEA processes FOIA requests on a
16	A Expedited track is any time a requester	16	first-in, first-out type basis?
17	requests expedited treatment and because they	17	A Uh-huh.
18	feel there is a compelling need for the	18	Q Fair?
19	information sought.	19	A Yes.
20	So there is some criteria, obviously,	20	Q And that one is still being reviewed,
21	that has to be met in order to meet the	21	presumably, true?
22	compelling needs standard. One example would be Page 162	22	A The one that we looked at had to do Page 164
1	maybe an inmate on death row has asked for	1	with antitrust, so if but if you're asking
2	records on themself, and, you know, we would	2	about a DEA request that's from 2018 that's still
3	grant expedited treatment in that scenario.	3	open, I mean, we definitely have some requests
4	Q Okay. And who makes the determination	4	from 2018, 2019, that are open.
5	to grant expedited treatment?	5	Q Okay. And so so well, I'm
6	A Generally, our intake unit.	6	looking I'm looking now at the I don't know
7	Q Okay. And is is a journalist making	7	if it was antitrust. I mean, 18-00710 is I
8	a request for information is that given	8	have it as a DEA request.
9	expedited treatment?	9	A Okay. Sorry. We moved away from the
10	A They would we would consider the	10	line that you were asking about. That's why
11	request. If they ask for expedited treatment, of	11	we're back at the top now.
12	course, we would consider the request. It's	12	Q Yeah. Sorry.
13	it's incumbent upon the requester to basically	13	A I think it was, what, 17
14	tell us which standard under expedited treatment	14	Q Yeah. If you get to the 116166 area,
15	they feel that they meet.	15	yeah, we have a number of requests from 2018 that
16	Q Okay. And, otherwise, the requests are	16	are are empty.
17	prioritized on a first-in, first-out type basis?	17	And I'll when you tell me when
18	A Generally, yes.	18	you're there, I'll give you a precise question
19	Q So we're looking at the spreadsheet.	19	and answer.
	We leaded at this Auril 2010 manner	20	A Could you kindly give me the number
20	We looked at this April 2018 request.		Ti Could you kindly give me the number
20 21	That is that is still being	21	again?

1	A Actually, just give me a minute. Just	1	these requests in line, right?
2	looking for the data. I'm trying to get this not	2	A Typically, yes. But having said that,
3	to move so fast.	3	I have set up a number of queues in the office to
4	MR. RODRIGUEZ: Yeah. My	4	try to flag or keep eyes on things that are
5	THE WITNESS: It's difficult.	5	simple.
6	MR. RODRIGUEZ: The interface	6	So if I have a request from 2018 and
7	THE WITNESS: I'm sorry.	7	it's two pages, we shouldn't have that, right?
8	MR. RODRIGUEZ: is very jumpy on my	8	We want to make sure that we're getting requests
9	pad. I don't usually use that. And I brought a	9	out that are simple quicker. And by doing so,
10		10	we've actually reduced our simple case processing
11	mouse	11	
	THE WITNESS: That's okay.		time about 52 percent in the last two years.
12	MR. RODRIGUEZ: but for whatever	12	Complex is definitely far more
13	reason, it's not working.	13	challenging, and it's because it involves
14	THE WITNESS: 161	14	hundreds, sometimes thousands of pages of records
15	MR. ZORN: 16167.	15	to review, and, again, we have a very small team
16	THE WITNESS: 67. All right. I'm	16	to process this. So we do have a backlog.
17	almost there. There we go. All right.	17	Q And so anyone who makes well, what's
18	BY MR. ZORN	18	the threshold between simple and complex
19	Q So this is a DEA request?	19	page-wise?
20	A Correct.	20	A Approximately 20 pages. So we said
21	Q It is 18-00710. True?	21	anything that's 20 pages and less, we dump into
22	A Yes.	22	one particular queue. That just really helps the Page 168
	-		
1	Q And it's a FOIA request, dash F?	1	management team keep eyes on those so we can work
2	A Yes.	2	together to close them faster.
3	Q Okay. And and just moving to the	3	Q So and are requests ever batched
4	right, it's opened May 2018 and perfected that	4	together?
5	same day, right?	5	So if I make two requests for two
6	A Yes.	6	documents, will that be treated would that be
7	Q And it's still open, right?	7	treated let's say the documents I request are
8	A It's still open.	8	ten apiece. Do you follow me?
9	Q And with your screen there, you know,	9	A Okay.
10	looking down the page, you can see there are -	10	Q Well, actually, no. 15 apiece.
11	A Yes.	11	A Okay.
12	Q like almost a dozen requests from	12	Q If I were to batch that together, there
13	2018 that are still open.	13	would be 30 pages, and that would be complex,
14	A Correct.	14	right?
15	Q And they're complex, so the volume is	15	A So but you well, you have filed
16	probably more than than than a simple	16	them as two separate requests, and they were
17	request?	17	Q I filed
18	A Right.	18	A 15 pages each, so we would when
19	Q And these are all still open?	19	we're done with the processing, we would put
20	A Yes.	20	those into one of the simple queues I spoke of.
21	Q And so in the first-in, first-out	21	That way, again, we're keeping eyes on those, and
1	,		
22	system, unless a request is expedited, it's after Page 167	22	we're trying to get them out faster to you.

```
1
        Q So -- so split -- so the DEA doesn't,
                                                           1
                                                                uses with complex, simple and expedited?
                                                           2
 2
     like, batch -- like, doesn't look at a requester
                                                                   A The -- well, those definitions are
 3
     and be like, oh, you've divided up documents and,
                                                           3
                                                                covered in the DOJ FOIA regulations. So you can
 4
     you know -- that encourages requesters to be
                                                           4
                                                                find it under what they call the multitrack
 5
     precise, right?
                                                           5
                                                                processing section of the regulations, and it
        A Right. And we look -- we -- you know,
                                                                talks about, you know, how we defined simple and
 6
 7
     we treat each one as an individual request.
                                                           7
                                                                complex, and, yes, the volume and the length of
           Now, if you submitted a FOIA request
 8
                                                           8
                                                                time it's going to take us to process is wrapped
 9
     that was on the same exact topic, we would then
                                                           9
                                                                into that definition.
10
     tell you that we're aggregating your requests, so
                                                          10
                                                                   Q But this sort of 20 -- this 20-page
11
     that happens on occasion.
                                                          11
                                                                threshold or 30 days, is that a -- is that a DEA
12
        Q So I have a question about one of the
                                                          12
                                                                sort of rule of thumb, or is that like a
13
     requests, one of the Tucker requests, which is --
                                                          13
                                                                Department of Justice --
14
     it was administratively closed. Who did that?
                                                          14
                                                                   A No. So the 20-page rule, if you
15
        A That was done by the intake unit.
                                                          15
                                                                will -- and, again, this is just one of many
                                                                buckets or queues that we have created. We did
16
     Uh-huh.
                                                          16
17
                                                          17
        Q Do we -- do we know why?
                                                                that for the -- so for the 20-page cases, I have
        A So the intake unit made an error in
18
                                                          18
                                                                one particular queue where all of those cases are
19
     closing that. We reopened it. I actually sent
                                                          19
                                                                going to help us to keep eyes on them so we can
20
     her a letter telling her we were reopening that
                                                          20
                                                                close them faster.
21
                                                          21
                                                                      I have other buckets -- so while we
22
                                                          22
        Q Okay. And processing notes are -- are
                                                                have this, you know, simple, complex and
                                                 Page 170
                                                                                                           Page 172
     one of the -- one of the records that the FOIA
                                                                expedited, you know, within this, you know, we
 1
                                                           1
 2
     office itself actually has, right?
                                                           2
                                                                have the actual queues that we set up, right?
 3
                                                           3
        A We do have processing notes, yes.
                                                                      So, yes, DEA generally handles these
 4
        Q So the processing notes shouldn't be
                                                           4
                                                                cases in a first-in, first-out approach, but
 5
     unusual circumstances?
                                                           5
                                                                having said that, again, I set up specific work
                                                                queues so that we can identify and, you know,
 6
        A We did not invoke unusual for that one.
                                                           6
 7
        Q I noticed that. And so -- so -- but
                                                           7
                                                                categorize certain types of requests in an effort
                                                           8
 8
     turning back here, so a complex request is
                                                                to get these out the door faster.
 9
                                                           9
     anything more than 20 pages, right?
                                                                   Q And there's a Zorn work queue now,
10
        A So the way that we define simple and
                                                          10
                                                                right?
     complex is really -- has to do with the volume.
                                                                   A Well, I'm -- I can't call it a queue,
11
                                                          11
12
     So -- I'm sorry. The volume -- volume, but also
                                                          12
                                                                but I am familiar with all of your requests, and
13
     the length of time it's going to take us to
                                                          13
                                                                I am working with the team to try to get these
                                                          14
14
     process.
                                                                things to you.
15
            So by definition, we basically say a
                                                          15
                                                                   Q I noticed there was -- and I will say,
16
     complex request is anything that's going to take
                                                                you know, I withdrew one of my requests, and
                                                          16
17
     us longer -- 30 days or longer to process.
                                                          17
                                                                there were certain requests that related to a
18
     Simple cases are those cases that generally take
                                                          18
                                                                proceeding that by the time my requests were
19
                                                          19
                                                                processed no longer existed, so I wasn't
     us about a month to process.
20
                                                          20
                                                                interested in it. So I'm not just throwing
        Q Okay. Now, you're here on behalf of
21
     both DOJ and DEA. And is it -- do you know if
                                                          21
                                                                requests out.
22
     this is the same sort of triage system that DOJ
                                                          22
                                                                      But I will say that I noticed in the
                                                 Page 171
                                                                                                           Page 173
```

```
1
     documents that there was a sort of description of
                                                            1
                                                                   A Okay.
 2
     Zorn request. Is that -- were -- are my requests
                                                            2
                                                                      -- that's in front of you. Okay.
 3
     being sort of grouped together by the requester?
                                                            3
                                                                       So back to the sort of simple, complex,
 4
     In other words --
                                                            4
                                                                and just so the record here is clear, there's a
 5
        A No.
                                                            5
                                                                general -- and, you know, subject to what you
                                                                were saying before, if there are sort of more
 6
        Q Okay.
                                                            6
 7
        A I'm not sure what you're speaking of.
                                                            7
                                                                finer groupings, but generally speaking, there's
 8
     I'd have to see that, but we don't -- you know,
                                                            8
                                                                a simple line, there's a complex line, and
 9
     when I -- I have a case management system, so --
                                                            9
                                                                there's an expedited line.
10
        Q Sure.
                                                           10
                                                                   A Correct.
11
        A -- if I go into my system and I type in
                                                           11
                                                                   O
                                                                       Is that fair?
12
     "Matthew Zorn," all the requests that you've
                                                           12
                                                                       Uh-huh.
13
     submitted to DEA would show up on that page for
                                                           13
                                                                       And then each one is, generally
14
     me, but we don't categorize individuals --
                                                           14
                                                                speaking, a first-in, first-out basis, subject to
15
                                                                sort of a little more discretion in terms of
        Q Right.
                                                           15
16
        A -- you know.
                                                           16
                                                                processing things?
17
                                                           17
        Q Now, there are -- there are requester
                                                                    A Correct.
     categories, though, right, in the -- the
18
                                                           18
                                                                       Okay. Now, let's open up Exhibit 16.
19
     software? I noticed that.
                                                           19
                                                                And I will represent to you that I created
20
        A Yes.
                                                           20
                                                                Exhibit 16 by doing a pivot table of the data
21
           And there's commercial. There's
                                                           21
                                                                that was in Exhibit 15 and summing up complex,
22
     noncommercial, right?
                                                           22
                                                                expedited, simple, and that the grand total was
                                                 Page 174
                                                                                                            Page 176
                                                                the total number of requests for each of the
 1
        A (Nodding.)
                                                            1
 2
                                                            2
                                                                different divisions or -- sorry -- the different
        0
            There's a lot more than that, though,
 3
     right?
                                                            3
                                                                components or agencies on the left. And that
 4
        A So requester categories are basically
                                                            4
                                                                column I there is the percentage of requests that
                                                            5
                                                                were -- that were -- percentage of requests
 5
     broken down into your media representatives, your
     non-commercial scientific institutions, your
                                                            6
                                                                categorized as simple.
 6
                                                            7
 7
     educational institutions, and then anything
                                                                       So in the case of ATF, for example,
     outside of that is categorized as what we call
                                                            8
                                                                that 25 percent is because 491 out of 1,936 --
 8
 9
                                                            9
                                                                and it's rounded, but 491 over 1,936, that's
     all others.
10
                                                           10
                                                                25 percent of the 1,936 requests that ATF got
        Q So there is a document -- let me just
                                                                according to my pivot table were categorized as
11
     pull it up. I might need to -- this is the --
                                                           11
12
     there is -- the FOIAXpress, I guess, manual or
                                                           12
                                                                simple.
13
     whatnot, what was produced, and there was a
                                                           13
                                                                       Do you follow me?
                                                           14
14
     screen -- I don't know if it means anything --
                                                                   A Yes.
15
     but of listing the types of requesters, right?
                                                           15
                                                                       And do you see here that DEA
16
        A Yeah. If you have that document, I
                                                                categorized just -- and this is in 20 -- of the
                                                           16
17
     could look at it. I'm not sure what you -- which
                                                           17
                                                                2021 spreadsheet, just 3 percent of the requests
18
     one that is.
                                                           18
                                                                as simple?
19
        Q I'm not sure this is too important, so
                                                           19
                                                                   A I see that, but I would tell you that I
20
     why don't we not -- not waste everyone's time
                                                           20
                                                                worry about the data that is depicted here,
21
     with something I don't think is terribly
                                                           21
                                                                because the previous chart that we looked at or
                                                          22
22
     important. Let's get back to the spreadsheet --
                                                                spreadsheet, that is the annual report data for
                                                 Page 175
                                                                                                            Page 177
```

```
1
     2021, I believe, which includes cases that were
                                                           1
                                                                      VIDEO TECHNICIAN: Going off the
                                                                record, the time is 14:12 p.m.
 2
     received prior to 2021.
                                                           2
                                                           3
 3
        Q Right.
                                                                      (Recess 2:12 p.m. to 2:23 p.m.)
 4
                                                           4
                                                                      VIDEO TECHNICIAN: Going back on the
        A So we're basically looking at -- I
 5
     think it goes back to 2018 on that spreadsheet
                                                           5
                                                                record, the time is 14:23 p.m.
     for DEA. It's anything that is basically -- that
                                                                      MR. ZORN: All right. Thanks for your
 6
                                                           6
 7
     had remained open during that reporting period,
                                                                patience. I'm introducing Exhibit 17 into the
                                                           7
 8
     2021.
                                                           8
                                                                folder. It's another spreadsheet.
 9
            So, like, I think what we're looking at
                                                           9
                                                                      (Deposition Exhibit Number 17
10
     here is all cases that were open as of 2021, and
                                                          10
                                                                      was marked for identification.)
11
     you're saying it's 3 -- only 3 percent of all of
                                                          11
                                                                BY MR. ZORN
12
     that data simple -- it's 3 -- simple cases were
                                                          12
                                                                   Q And if you tell me when you have it
13
     just 3 percent of that total number.
                                                          13
                                                                open --
14
        Q Right. And I'm just looking at the
                                                          14
                                                                   A Yes, we have it open.
     other agencies, and with the exception of -- it
                                                                   O So there are two different sheets in
15
                                                          15
     does look like here that -- that USMS is -- is
                                                                this spreadsheet, and I'll represent to you that
16
                                                          16
17
     zero percent.
                                                          17
                                                                the first sheet is the document that was produced
                                                                to me, which is the FY 2022 raw data for DEA.
18
           And then OJP, which is, I think, what,
                                                          18
19
     Office of Justice Programs, is 7 percent, but --
                                                          19
                                                                      Does this look like -- like that would
20
     but the DEA is -- is -- is a lot lower --
                                                          20
                                                                be -- like that's the raw --
21
     categorizes a lot more requests according to the
                                                          21
                                                                   Α
                                                                      Yes.
22
     spreadsheet data than the other components or
                                                          22
                                                                      -- data? Okay.
                                                 Page 178
                                                                                                           Page 180
 1
     agencies.
                                                           1
                                                                      Now, there's another sheet there. It
 2
                                                           2
                                                                says Sheet 1 at the bottom.
            And maybe I don't understand the -- the
 3
     data that was produced to me, and I would welcome
                                                           3
                                                                   A Uh-huh. Yes.
 4
     a clarification, but that seems to be what's
                                                           4
                                                                   Q And if you have it open, I'll represent
 5
     showing up here.
                                                           5
                                                                to you, over the break, I created a pivot table
 6
        A Yeah. I think it would be a clearer
                                                                of the data to track the -- by different years.
                                                           6
 7
     picture for me -- and this is not how we report
                                                           7
                                                                Those years correspond to the -- when the request
 8
     as DOJ, right? If I saw per fiscal year of all
                                                           8
                                                                was received.
 9
     the requests I received just for, let's say,
                                                           9
                                                                   A Okay.
10
     fiscal year 2022, how many of those -- what was
                                                                   Q And the different column labels there,
                                                          10
11
     the percentage of simple versus complex?
                                                          11
                                                                the "C" is for complex, the "E" is for expedited,
12
           Again, this is not a stat that we're
                                                          12
                                                                and the "S" is for simple.
13
     required to track, but this is -- we've lumped
                                                          13
                                                                      Do you follow me?
14
                                                          14
     in, basically, prior year requests. This is --
                                                                   A I do.
15
     anything that remained open during the 2021
                                                                   Q And it looks here like that the --
                                                          15
16
     reporting period is what you've put together
                                                          16
                                                                there are -- 213 out of 1,215 requests were
17
     here, and I think that the statistics could get a
                                                          17
                                                                simple.
18
     little skewed here potentially.
                                                          18
                                                                      Did I read that off the spreadsheet
19
           MR. ZORN: Okay. So can we just go off
                                                                correctly?
                                                          19
20
     the record quickly? Because we do have the 2022,
                                                          20
                                                                   A Yes.
21
     and I just want to quickly do it, because, you
                                                          21
                                                                   Q Okay. And so just to give us an idea
22
     know --
                                                          22
                                                                percentage-wise, that's around 17.5 percent.
                                                 Page 179
                                                                                                           Page 181
```

1	Does that in your experience as the	1	A It depends. So and I can think of
2	chief FOIA officer, would that that be roughly	2	another example. So if I receive a request for
3	accurate?	3	records on a person and we go to the field and we
4	A Again, we don't this is not a stat	4	access those records and the records it ends
5	that we track, right, separate from the data you	5	up being 500 pages, right? It's going to take me
6	saw in the annual FOIA report. What you've put	6	longer than 30 days to process that material. If
7	together here, though, I mean, you've pulled it	7	we I'm sorry. If we determine that we're not
8	from that you've extracted this data from that	8	going to be able to release the records because,
9	raw data sheet. This appears to be correct.	9	let's say, it's part of an active investigation,
10	Q Is there any sort of agency target as	10	we're doing a denial.
11	to how many requests should be deemed simple	11	So it still will be deemed complex
12	versus complex?	12	because, you know, one, we're going to have to go
13	A No, because, again, that is really	13	out and get the go out to the field to get the
14	based on the complexity and the volume involved	14	records. There's a high volume involved.
15	in these cases. We're talking about a highly	15	But once we receive the records and we
16	complex, a highly I'm sorry a large volume	16	recognize that we actually can't disclose this
17	of records. It's being we will deem it	17	information, then we're we're cutting a letter
18	complex.	18	and telling the requester that no records are
19	Q So when you're creating the and the	19	being released.
20	statute provides for for the statute and	20	Q But in terms of what is ultimately
21	regulations certainly permit multiple tracks. In	21	going to be reviewed and produced do you
22	fact, I think they direct the creation of	22	follow me?
	Page 182		Page 184
1	multiple tracks.	1	A Uh-huh.
	multiple tracks. And I guess what how how does		
2	And I guess what how how does	2	Q There's a higher percentage of requests
2 3	And I guess what how how does the how did how did the agency determine	2 3	Q There's a higher percentage of requests according to the statistics in the simple bucket
2 3 4	And I guess what how how does the how did how did the agency determine that that 20 pages or whatever is the sort	2 3 4	Q There's a higher percentage of requests according to the statistics in the simple bucket that aren't going to require review and
2 3 4 5	And I guess what how how does the how did how did the agency determine that that 20 pages or whatever is the sort of the cutoff between simple and complex?	2 3 4 5	Q There's a higher percentage of requests according to the statistics in the simple bucket that aren't going to require review and production than the complex bucket?
2 3 4 5 6	And I guess what how how does the how did how did the agency determine that that 20 pages or whatever is the sort of the cutoff between simple and complex? A So, again, I want to make sure this is	2 3 4 5 6	Q There's a higher percentage of requests according to the statistics in the simple bucket that aren't going to require review and production than the complex bucket? A That is correct.
2 3 4 5 6 7	And I guess what how how does the how did how did the agency determine that that 20 pages or whatever is the sort of the cutoff between simple and complex? A So, again, I want to make sure this is clear. This is just one bucket of a simple	2 3 4 5 6 7	Q There's a higher percentage of requests according to the statistics in the simple bucket that aren't going to require review and production than the complex bucket? A That is correct. Q Okay.
2 3 4 5 6 7 8	And I guess what how how does the how did how did the agency determine that that 20 pages or whatever is the sort of the cutoff between simple and complex? A So, again, I want to make sure this is clear. This is just one bucket of a simple request, the 20 pages. I have other types of	2 3 4 5 6 7 8	Q There's a higher percentage of requests according to the statistics in the simple bucket that aren't going to require review and production than the complex bucket? A That is correct. Q Okay. MR. RODRIGUEZ: Are you okay? Do you
2 3 4 5 6 7 8 9	And I guess what how how does the how did how did the agency determine that that 20 pages or whatever is the sort of the cutoff between simple and complex? A So, again, I want to make sure this is clear. This is just one bucket of a simple request, the 20 pages. I have other types of simple requests, things that are going to be	2 3 4 5 6 7 8 9	Q There's a higher percentage of requests according to the statistics in the simple bucket that aren't going to require review and production than the complex bucket? A That is correct. Q Okay. MR. RODRIGUEZ: Are you okay? Do you need to take a break?
2 3 4 5 6 7 8 9	And I guess what how how does the how did how did the agency determine that that 20 pages or whatever is the sort of the cutoff between simple and complex? A So, again, I want to make sure this is clear. This is just one bucket of a simple request, the 20 pages. I have other types of simple requests, things that are going to be closed in a relatively short amount of time,	2 3 4 5 6 7 8 9	Q There's a higher percentage of requests according to the statistics in the simple bucket that aren't going to require review and production than the complex bucket? A That is correct. Q Okay. MR. RODRIGUEZ: Are you okay? Do you need to take a break? THE WITNESS: No. I'm good. Thank
2 3 4 5 6 7 8 9 10	And I guess what how how does the how did how did the agency determine that that 20 pages or whatever is the sort of the cutoff between simple and complex? A So, again, I want to make sure this is clear. This is just one bucket of a simple request, the 20 pages. I have other types of simple requests, things that are going to be closed in a relatively short amount of time, right, that are in a separate bucket, anything	2 3 4 5 6 7 8 9 10	Q There's a higher percentage of requests according to the statistics in the simple bucket that aren't going to require review and production than the complex bucket? A That is correct. Q Okay. MR. RODRIGUEZ: Are you okay? Do you need to take a break? THE WITNESS: No. I'm good. Thank you.
2 3 4 5 6 7 8 9 10 11	And I guess what how how does the how did how did the agency determine that that 20 pages or whatever is the sort of the cutoff between simple and complex? A So, again, I want to make sure this is clear. This is just one bucket of a simple request, the 20 pages. I have other types of simple requests, things that are going to be closed in a relatively short amount of time, right, that are in a separate bucket, anything that is like a no record response, misdirect	2 3 4 5 6 7 8 9 10 11 12	Q There's a higher percentage of requests according to the statistics in the simple bucket that aren't going to require review and production than the complex bucket? A That is correct. Q Okay. MR. RODRIGUEZ: Are you okay? Do you need to take a break? THE WITNESS: No. I'm good. Thank you. MR. RODRIGUEZ: Okay.
2 3 4 5 6 7 8 9 10 11 12 13	And I guess what how how does the how did how did the agency determine that that 20 pages or whatever is the sort of the cutoff between simple and complex? A So, again, I want to make sure this is clear. This is just one bucket of a simple request, the 20 pages. I have other types of simple requests, things that are going to be closed in a relatively short amount of time, right, that are in a separate bucket, anything that is like a no record response, misdirect request, you know, any categorical denials. So	2 3 4 5 6 7 8 9 10 11 12 13	Q There's a higher percentage of requests according to the statistics in the simple bucket that aren't going to require review and production than the complex bucket? A That is correct. Q Okay. MR. RODRIGUEZ: Are you okay? Do you need to take a break? THE WITNESS: No. I'm good. Thank you. MR. RODRIGUEZ: Okay. THE WITNESS: Yeah.
2 3 4 5 6 7 8 9 10 11 12 13 14	And I guess what how how does the how did how did the agency determine that that 20 pages or whatever is the sort of the cutoff between simple and complex? A So, again, I want to make sure this is clear. This is just one bucket of a simple request, the 20 pages. I have other types of simple requests, things that are going to be closed in a relatively short amount of time, right, that are in a separate bucket, anything that is like a no record response, misdirect request, you know, any categorical denials. So these are requests that we generally also can	2 3 4 5 6 7 8 9 10 11 12 13	Q There's a higher percentage of requests according to the statistics in the simple bucket that aren't going to require review and production than the complex bucket? A That is correct. Q Okay. MR. RODRIGUEZ: Are you okay? Do you need to take a break? THE WITNESS: No. I'm good. Thank you. MR. RODRIGUEZ: Okay. THE WITNESS: Yeah. MR. RODRIGUEZ: I heard
2 3 4 5 6 7 8 9 10 11 12 13 14 15	And I guess what how how does the how did how did the agency determine that that 20 pages or whatever is the sort of the cutoff between simple and complex? A So, again, I want to make sure this is clear. This is just one bucket of a simple request, the 20 pages. I have other types of simple requests, things that are going to be closed in a relatively short amount of time, right, that are in a separate bucket, anything that is like a no record response, misdirect request, you know, any categorical denials. So these are requests that we generally also can close in less than 30 days.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q There's a higher percentage of requests according to the statistics in the simple bucket that aren't going to require review and production than the complex bucket? A That is correct. Q Okay. MR. RODRIGUEZ: Are you okay? Do you need to take a break? THE WITNESS: No. I'm good. Thank you. MR. RODRIGUEZ: Okay. THE WITNESS: Yeah. MR. RODRIGUEZ: I heard THE WITNESS: Yeah. It's
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	And I guess what how how does the how did how did the agency determine that that 20 pages or whatever is the sort of the cutoff between simple and complex? A So, again, I want to make sure this is clear. This is just one bucket of a simple request, the 20 pages. I have other types of simple requests, things that are going to be closed in a relatively short amount of time, right, that are in a separate bucket, anything that is like a no record response, misdirect request, you know, any categorical denials. So these are requests that we generally also can close in less than 30 days. Q So so the simple count is	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q There's a higher percentage of requests according to the statistics in the simple bucket that aren't going to require review and production than the complex bucket? A That is correct. Q Okay. MR. RODRIGUEZ: Are you okay? Do you need to take a break? THE WITNESS: No. I'm good. Thank you. MR. RODRIGUEZ: Okay. THE WITNESS: Yeah. MR. RODRIGUEZ: I heard THE WITNESS: Yeah. It's MR. RODRIGUEZ: a device went off.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	And I guess what how how does the how did how did the agency determine that that 20 pages or whatever is the sort of the cutoff between simple and complex? A So, again, I want to make sure this is clear. This is just one bucket of a simple request, the 20 pages. I have other types of simple requests, things that are going to be closed in a relatively short amount of time, right, that are in a separate bucket, anything that is like a no record response, misdirect request, you know, any categorical denials. So these are requests that we generally also can close in less than 30 days. Q So so the simple count is effectively counting more than requests that are	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q There's a higher percentage of requests according to the statistics in the simple bucket that aren't going to require review and production than the complex bucket? A That is correct. Q Okay. MR. RODRIGUEZ: Are you okay? Do you need to take a break? THE WITNESS: No. I'm good. Thank you. MR. RODRIGUEZ: Okay. THE WITNESS: Yeah. MR. RODRIGUEZ: I heard THE WITNESS: Yeah. It's MR. RODRIGUEZ: a device went off. THE WITNESS: going to make a noise
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	And I guess what how how does the how did how did the agency determine that that 20 pages or whatever is the sort of the cutoff between simple and complex? A So, again, I want to make sure this is clear. This is just one bucket of a simple request, the 20 pages. I have other types of simple requests, things that are going to be closed in a relatively short amount of time, right, that are in a separate bucket, anything that is like a no record response, misdirect request, you know, any categorical denials. So these are requests that we generally also can close in less than 30 days. Q So so the simple count is effectively counting more than requests that are actually going to require review and production,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q There's a higher percentage of requests according to the statistics in the simple bucket that aren't going to require review and production than the complex bucket? A That is correct. Q Okay. MR. RODRIGUEZ: Are you okay? Do you need to take a break? THE WITNESS: No. I'm good. Thank you. MR. RODRIGUEZ: Okay. THE WITNESS: Yeah. MR. RODRIGUEZ: I heard THE WITNESS: Yeah. It's MR. RODRIGUEZ: a device went off. THE WITNESS: going to make a noise for a little bit, but we're good.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	And I guess what how how does the how did how did the agency determine that that 20 pages or whatever is the sort of the cutoff between simple and complex? A So, again, I want to make sure this is clear. This is just one bucket of a simple request, the 20 pages. I have other types of simple requests, things that are going to be closed in a relatively short amount of time, right, that are in a separate bucket, anything that is like a no record response, misdirect request, you know, any categorical denials. So these are requests that we generally also can close in less than 30 days. Q So so the simple count is effectively counting more than requests that are actually going to require review and production, fair?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q There's a higher percentage of requests according to the statistics in the simple bucket that aren't going to require review and production than the complex bucket? A That is correct. Q Okay. MR. RODRIGUEZ: Are you okay? Do you need to take a break? THE WITNESS: No. I'm good. Thank you. MR. RODRIGUEZ: Okay. THE WITNESS: Yeah. MR. RODRIGUEZ: I heard THE WITNESS: Yeah. It's MR. RODRIGUEZ: a device went off. THE WITNESS: going to make a noise for a little bit, but we're good. MR. RODRIGUEZ: Okay.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	And I guess what how how does the how did how did the agency determine that that 20 pages or whatever is the sort of the cutoff between simple and complex? A So, again, I want to make sure this is clear. This is just one bucket of a simple request, the 20 pages. I have other types of simple requests, things that are going to be closed in a relatively short amount of time, right, that are in a separate bucket, anything that is like a no record response, misdirect request, you know, any categorical denials. So these are requests that we generally also can close in less than 30 days. Q So so the simple count is effectively counting more than requests that are actually going to require review and production, fair? A Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q There's a higher percentage of requests according to the statistics in the simple bucket that aren't going to require review and production than the complex bucket? A That is correct. Q Okay. MR. RODRIGUEZ: Are you okay? Do you need to take a break? THE WITNESS: No. I'm good. Thank you. MR. RODRIGUEZ: Okay. THE WITNESS: Yeah. MR. RODRIGUEZ: I heard THE WITNESS: Yeah. It's MR. RODRIGUEZ: a device went off. THE WITNESS: going to make a noise for a little bit, but we're good. MR. RODRIGUEZ: Okay. MR. ZORN: Well, if you need to take a
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	And I guess what how how does the how did how did the agency determine that that 20 pages or whatever is the sort of the cutoff between simple and complex? A So, again, I want to make sure this is clear. This is just one bucket of a simple request, the 20 pages. I have other types of simple requests, things that are going to be closed in a relatively short amount of time, right, that are in a separate bucket, anything that is like a no record response, misdirect request, you know, any categorical denials. So these are requests that we generally also can close in less than 30 days. Q So so the simple count is effectively counting more than requests that are actually going to require review and production, fair? A Yes. Q And those but the complex wouldn't	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q There's a higher percentage of requests according to the statistics in the simple bucket that aren't going to require review and production than the complex bucket? A That is correct. Q Okay. MR. RODRIGUEZ: Are you okay? Do you need to take a break? THE WITNESS: No. I'm good. Thank you. MR. RODRIGUEZ: Okay. THE WITNESS: Yeah. MR. RODRIGUEZ: I heard THE WITNESS: Yeah. It's MR. RODRIGUEZ: a device went off. THE WITNESS: going to make a noise for a little bit, but we're good. MR. RODRIGUEZ: Okay. MR. ZORN: Well, if you need to take a break, just let us know.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	And I guess what how how does the how did how did the agency determine that that 20 pages or whatever is the sort of the cutoff between simple and complex? A So, again, I want to make sure this is clear. This is just one bucket of a simple request, the 20 pages. I have other types of simple requests, things that are going to be closed in a relatively short amount of time, right, that are in a separate bucket, anything that is like a no record response, misdirect request, you know, any categorical denials. So these are requests that we generally also can close in less than 30 days. Q So so the simple count is effectively counting more than requests that are actually going to require review and production, fair? A Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q There's a higher percentage of requests according to the statistics in the simple bucket that aren't going to require review and production than the complex bucket? A That is correct. Q Okay. MR. RODRIGUEZ: Are you okay? Do you need to take a break? THE WITNESS: No. I'm good. Thank you. MR. RODRIGUEZ: Okay. THE WITNESS: Yeah. MR. RODRIGUEZ: I heard THE WITNESS: Yeah. It's MR. RODRIGUEZ: a device went off. THE WITNESS: going to make a noise for a little bit, but we're good. MR. RODRIGUEZ: Okay. MR. ZORN: Well, if you need to take a

1	MR. ZORN: Yeah.	1	the number of pages, the length of time it's
2	THE WITNESS: Thank you.	2	going to take us to process.
3	BY MR. ZORN	3	You know, low staffing numbers also
4	Q Okay. So and the agency doesn't	4	impact this, right? It just the ability to
5	have a benchmark sort of aiming to have a certain	5	produce something quickly nowadays with such
6	percentage of simple versus complex, does it?	6	limited resources is difficult.
7	A No. And I guess I'm struggling with	7	Q So well, how does the staffing
8	this because, like, I don't know how we can get	8	affect the complexity of a request?
9	around a case that is legitimately it's	9	A So if a case if we deem a case
10	complex.	10	complex again, it's generally due to the size
11	If I am if my staff has to process	11	of the case, and I only have 16 staff members in
12	hundreds, sometimes thousands of pages, the only	12	total to work on these cases earlier I said
13	workaround to reduce that the size of that	13	18. I'm taking myself out of this and our
14	case would be to have a conversation with the	14	secretary. Okay. So legitimately people to do
15	requester and see if we could narrow scope.	15	FOIA processing work, 16 people.
16	Q I follow you, and you're talking about	16	So if we've deemed a request complex
17	thousands of pages, but I guess what what I'm	17	because it's the volume is high, I mean, I
18	kind of getting at is okay. And you've said	18	have 16 staff members to work on those cases. We
19	it's not a hard and fast rule, and I accept that.	19	received 16 over 1,600 requests just in 2022,
20	But if the threshold for what sort of	20	16 people to work on all of that, with the
21	crosses into complex or simple were raised, you	21	majority being complex.
22	know, potentially, there would be a different Page 186	22	Q So so a simple request is so, Page 188
			<u> </u>
1	alignment of sort of requests in the simple	1	really, the difference between simple and
2	bucket versus the complex bucket, because, I	2	complex, as I understand it, is just the amount
3	mean, we can agree that there are some documents,	3	of time it's going to take to respond, fair?
3 4	mean, we can agree that there are some documents, just single individual documents that are more	3 4	of time it's going to take to respond, fair? A Yes.
3	mean, we can agree that there are some documents, just single individual documents that are more than 20 pages, right?	3	of time it's going to take to respond, fair? A Yes. Q Okay. And
3 4 5 6	mean, we can agree that there are some documents, just single individual documents that are more than 20 pages, right? A Yes.	3 4 5 6	of time it's going to take to respond, fair? A Yes. Q Okay. And A If we feel we can produce it in 30 days
3 4 5 6 7	mean, we can agree that there are some documents, just single individual documents that are more than 20 pages, right? A Yes. Q And if someone there's no way to	3 4 5 6 7	of time it's going to take to respond, fair? A Yes. Q Okay. And A If we feel we can produce it in 30 days or less, we categorize it as simple.
3 4 5 6 7 8	mean, we can agree that there are some documents, just single individual documents that are more than 20 pages, right? A Yes. Q And if someone there's no way to narrow a request that's you know, even if I	3 4 5 6 7 8	of time it's going to take to respond, fair? A Yes. Q Okay. And A If we feel we can produce it in 30 days or less, we categorize it as simple. Q Okay. And it might still raise unusual
3 4 5 6 7 8 9	mean, we can agree that there are some documents, just single individual documents that are more than 20 pages, right? A Yes. Q And if someone there's no way to narrow a request that's you know, even if I if I were to request the DEA staff manual we	3 4 5 6 7 8 9	of time it's going to take to respond, fair? A Yes. Q Okay. And A If we feel we can produce it in 30 days or less, we categorize it as simple. Q Okay. And it might still raise unusual circumstances, but it could be simple, right?
3 4 5 6 7 8 9	mean, we can agree that there are some documents, just single individual documents that are more than 20 pages, right? A Yes. Q And if someone there's no way to narrow a request that's you know, even if I if I were to request the DEA staff manual we were looking at that earlier.	3 4 5 6 7 8 9	of time it's going to take to respond, fair? A Yes. Q Okay. And A If we feel we can produce it in 30 days or less, we categorize it as simple. Q Okay. And it might still raise unusual circumstances, but it could be simple, right? A Let me walk this through in my head.
3 4 5 6 7 8 9 10 11	mean, we can agree that there are some documents, just single individual documents that are more than 20 pages, right? A Yes. Q And if someone there's no way to narrow a request that's you know, even if I if I were to request the DEA staff manual we were looking at that earlier. A Right.	3 4 5 6 7 8 9 10 11	of time it's going to take to respond, fair? A Yes. Q Okay. And A If we feel we can produce it in 30 days or less, we categorize it as simple. Q Okay. And it might still raise unusual circumstances, but it could be simple, right? A Let me walk this through in my head. Yes, that is true. If I have to search another
3 4 5 6 7 8 9 10 11 12	mean, we can agree that there are some documents, just single individual documents that are more than 20 pages, right? A Yes. Q And if someone there's no way to narrow a request that's you know, even if I if I were to request the DEA staff manual we were looking at that earlier. A Right. Q And that's a big document, isn't it?	3 4 5 6 7 8 9 10 11 12	of time it's going to take to respond, fair? A Yes. Q Okay. And A If we feel we can produce it in 30 days or less, we categorize it as simple. Q Okay. And it might still raise unusual circumstances, but it could be simple, right? A Let me walk this through in my head. Yes, that is true. If I have to search another field office and what comes back is two pages and
3 4 5 6 7 8 9 10 11 12 13	mean, we can agree that there are some documents, just single individual documents that are more than 20 pages, right? A Yes. Q And if someone there's no way to narrow a request that's you know, even if I if I were to request the DEA staff manual we were looking at that earlier. A Right. Q And that's a big document, isn't it? A Uh-huh.	3 4 5 6 7 8 9 10 11 12 13	of time it's going to take to respond, fair? A Yes. Q Okay. And A If we feel we can produce it in 30 days or less, we categorize it as simple. Q Okay. And it might still raise unusual circumstances, but it could be simple, right? A Let me walk this through in my head. Yes, that is true. If I have to search another field office and what comes back is two pages and I'm able to get it out in ten days, we would deem
3 4 5 6 7 8 9 10 11 12 13 14	mean, we can agree that there are some documents, just single individual documents that are more than 20 pages, right? A Yes. Q And if someone there's no way to narrow a request that's you know, even if I if I were to request the DEA staff manual we were looking at that earlier. A Right. Q And that's a big document, isn't it? A Uh-huh. Q And let's say I narrowed my request to	3 4 5 6 7 8 9 10 11 12 13	of time it's going to take to respond, fair? A Yes. Q Okay. And A If we feel we can produce it in 30 days or less, we categorize it as simple. Q Okay. And it might still raise unusual circumstances, but it could be simple, right? A Let me walk this through in my head. Yes, that is true. If I have to search another field office and what comes back is two pages and I'm able to get it out in ten days, we would deem that as simple.
3 4 5 6 7 8 9 10 11 12 13 14 15	mean, we can agree that there are some documents, just single individual documents that are more than 20 pages, right? A Yes. Q And if someone there's no way to narrow a request that's you know, even if I if I were to request the DEA staff manual we were looking at that earlier. A Right. Q And that's a big document, isn't it? A Uh-huh. Q And let's say I narrowed my request to like three chapters, right?	3 4 5 6 7 8 9 10 11 12 13 14 15	of time it's going to take to respond, fair? A Yes. Q Okay. And A If we feel we can produce it in 30 days or less, we categorize it as simple. Q Okay. And it might still raise unusual circumstances, but it could be simple, right? A Let me walk this through in my head. Yes, that is true. If I have to search another field office and what comes back is two pages and I'm able to get it out in ten days, we would deem that as simple. Q But if you can get it out that quickly,
3 4 5 6 7 8 9 10 11 12 13 14 15	mean, we can agree that there are some documents, just single individual documents that are more than 20 pages, right? A Yes. Q And if someone there's no way to narrow a request that's you know, even if I if I were to request the DEA staff manual we were looking at that earlier. A Right. Q And that's a big document, isn't it? A Uh-huh. Q And let's say I narrowed my request to like three chapters, right? A Uh-huh.	3 4 5 6 7 8 9 10 11 12 13 14 15 16	of time it's going to take to respond, fair? A Yes. Q Okay. And A If we feel we can produce it in 30 days or less, we categorize it as simple. Q Okay. And it might still raise unusual circumstances, but it could be simple, right? A Let me walk this through in my head. Yes, that is true. If I have to search another field office and what comes back is two pages and I'm able to get it out in ten days, we would deem that as simple. Q But if you can get it out that quickly, it's not really necessary to have extra time to
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	mean, we can agree that there are some documents, just single individual documents that are more than 20 pages, right? A Yes. Q And if someone there's no way to narrow a request that's you know, even if I if I were to request the DEA staff manual we were looking at that earlier. A Right. Q And that's a big document, isn't it? A Uh-huh. Q And let's say I narrowed my request to like three chapters, right? A Uh-huh. Q I'm already over 20 pages. Do you	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	of time it's going to take to respond, fair? A Yes. Q Okay. And A If we feel we can produce it in 30 days or less, we categorize it as simple. Q Okay. And it might still raise unusual circumstances, but it could be simple, right? A Let me walk this through in my head. Yes, that is true. If I have to search another field office and what comes back is two pages and I'm able to get it out in ten days, we would deem that as simple. Q But if you can get it out that quickly, it's not really necessary to have extra time to be able to complete that request, right?
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	mean, we can agree that there are some documents, just single individual documents that are more than 20 pages, right? A Yes. Q And if someone there's no way to narrow a request that's you know, even if I if I were to request the DEA staff manual we were looking at that earlier. A Right. Q And that's a big document, isn't it? A Uh-huh. Q And let's say I narrowed my request to like three chapters, right? A Uh-huh. Q I'm already over 20 pages. Do you follow me?	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	of time it's going to take to respond, fair? A Yes. Q Okay. And A If we feel we can produce it in 30 days or less, we categorize it as simple. Q Okay. And it might still raise unusual circumstances, but it could be simple, right? A Let me walk this through in my head. Yes, that is true. If I have to search another field office and what comes back is two pages and I'm able to get it out in ten days, we would deem that as simple. Q But if you can get it out that quickly, it's not really necessary to have extra time to be able to complete that request, right? A Well, the reason, again, why we would
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	mean, we can agree that there are some documents, just single individual documents that are more than 20 pages, right? A Yes. Q And if someone there's no way to narrow a request that's you know, even if I if I were to request the DEA staff manual we were looking at that earlier. A Right. Q And that's a big document, isn't it? A Uh-huh. Q And let's say I narrowed my request to like three chapters, right? A Uh-huh. Q I'm already over 20 pages. Do you follow me? A I do.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	of time it's going to take to respond, fair? A Yes. Q Okay. And A If we feel we can produce it in 30 days or less, we categorize it as simple. Q Okay. And it might still raise unusual circumstances, but it could be simple, right? A Let me walk this through in my head. Yes, that is true. If I have to search another field office and what comes back is two pages and I'm able to get it out in ten days, we would deem that as simple. Q But if you can get it out that quickly, it's not really necessary to have extra time to be able to complete that request, right? A Well, the reason, again, why we would have to invoke the extra time is we have to go
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	mean, we can agree that there are some documents, just single individual documents that are more than 20 pages, right? A Yes. Q And if someone there's no way to narrow a request that's you know, even if I if I were to request the DEA staff manual we were looking at that earlier. A Right. Q And that's a big document, isn't it? A Uh-huh. Q And let's say I narrowed my request to like three chapters, right? A Uh-huh. Q I'm already over 20 pages. Do you follow me? A I do. Q But that's not really a complex	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	of time it's going to take to respond, fair? A Yes. Q Okay. And A If we feel we can produce it in 30 days or less, we categorize it as simple. Q Okay. And it might still raise unusual circumstances, but it could be simple, right? A Let me walk this through in my head. Yes, that is true. If I have to search another field office and what comes back is two pages and I'm able to get it out in ten days, we would deem that as simple. Q But if you can get it out that quickly, it's not really necessary to have extra time to be able to complete that request, right? A Well, the reason, again, why we would have to invoke the extra time is we have to go outside of the FOIA office. Sometimes we have to
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	mean, we can agree that there are some documents, just single individual documents that are more than 20 pages, right? A Yes. Q And if someone there's no way to narrow a request that's you know, even if I if I were to request the DEA staff manual we were looking at that earlier. A Right. Q And that's a big document, isn't it? A Uh-huh. Q And let's say I narrowed my request to like three chapters, right? A Uh-huh. Q I'm already over 20 pages. Do you follow me? A I do. Q But that's not really a complex request, is it?	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	of time it's going to take to respond, fair? A Yes. Q Okay. And A If we feel we can produce it in 30 days or less, we categorize it as simple. Q Okay. And it might still raise unusual circumstances, but it could be simple, right? A Let me walk this through in my head. Yes, that is true. If I have to search another field office and what comes back is two pages and I'm able to get it out in ten days, we would deem that as simple. Q But if you can get it out that quickly, it's not really necessary to have extra time to be able to complete that request, right? A Well, the reason, again, why we would have to invoke the extra time is we have to go outside of the FOIA office. Sometimes we have to go to another state to get the records, right?
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	mean, we can agree that there are some documents, just single individual documents that are more than 20 pages, right? A Yes. Q And if someone there's no way to narrow a request that's you know, even if I if I were to request the DEA staff manual we were looking at that earlier. A Right. Q And that's a big document, isn't it? A Uh-huh. Q And let's say I narrowed my request to like three chapters, right? A Uh-huh. Q I'm already over 20 pages. Do you follow me? A I do. Q But that's not really a complex	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	of time it's going to take to respond, fair? A Yes. Q Okay. And A If we feel we can produce it in 30 days or less, we categorize it as simple. Q Okay. And it might still raise unusual circumstances, but it could be simple, right? A Let me walk this through in my head. Yes, that is true. If I have to search another field office and what comes back is two pages and I'm able to get it out in ten days, we would deem that as simple. Q But if you can get it out that quickly, it's not really necessary to have extra time to be able to complete that request, right? A Well, the reason, again, why we would have to invoke the extra time is we have to go outside of the FOIA office. Sometimes we have to

```
we're -- we're invoking unusual circumstances.
 1
                                                              asked me about, basically what it's doing, the
 2
     We feel that we meet the definition of unusual
                                                         2
                                                              system is basically recalculating the timeline
 3
     circumstances, particularly prong 1 for the
                                                          3
                                                              for completion, right, whether it's 20 or 30
 4
     majority of our cases.
                                                         4
                                                              days. So we must have -- I have to look to see
 5
         Q Okay. So for the -- there are unusual
                                                          5
                                                              when this request was received so I can -- oh,
 6
     circumstances for the majority of the cases
                                                              did I jump off? Stop the clocks at -- I went to
 7
      that --
                                                          7
                                                              the wrong one. Sorry.
 8
         A I would say for the --
                                                          8
                                                                    Okay. I believe we received this
 9
         Q
            -- the agency --
                                                         9
                                                              request in the beginning of May. I don't have
10
         A -- majority.
                                                        10
                                                              the date on the first entry here, but, really,
11
         Q
             The vast majority?
                                                        11
                                                              what that's showing you is that, you know, we
12
         A Yes.
                                                        12
                                                              were -- we had stopped the clock at some point,
13
            MR. ZORN: Okay. Thank you. I think 13
                                                              and then it was restarted. The fees weren't
14
     I've got some understanding here now. Let's -- 14
                                                              paid. Once we had passed the 30-day timeline for
15
     I'm going to move to a different exhibit. Why
                                                              response, we closed the case.
                                                        15
16
     don't I do this one? All right. So let's -- I
                                                                 Q And so looking at the May 10th, 2022, I
                                                        16
17
     put in exhibit -- this is 10B.
                                                              see, "Review fees must be assessed before we
                                                        17
18
            (Deposition Exhibit Number 10B
                                                              process records," and that's in caps with a star.
                                                        18
19
            was marked for identification.)
                                                        19
                                                                    Do you see that?
20
            THE WITNESS: 10B. Okay. Okay. I
                                                        20
                                                                A Yes.
21
      have that.
                                                        21
                                                                    And that's -- that's basically
22
                                                        22
                                                              instructing others that before the DEA engages in
                                               Page 190
                                                                                                        Page 192
 1
     BY MR. ZORN
                                                          1
                                                              any review, there needs to be payment; is that
 2
        Q Okay. So -- so this is the request
                                                          2
                                                              fair?
                                                          3
 3
     notes for 22-0059. Is that fair?
                                                                 A Yes.
                                                                 Q And does -- does the DEA actually keep
 4
        A 00592, yes.
                                                          4
 5
        Q Yes. Sorry. 592. And I want to look
                                                          5
                                                              track of how much -- like, let's say the
     at the second -- the second part of this.
                                                              payment's made. Do you follow me?
 6
                                                          6
 7
           The -- sorry. The second from the top
                                                          7
                                                                 A Uh-huh.
                                                          8
 8
     on the first page -- and I understand it's in
                                                                 Q Does the DEA then actually keep track
 9
                                                              of how, like, its reviewer's actually reviewing?
     reverse chron order, but just for clarification,
                                                          9
10
     what is -- what is the -- sort of the target
                                                         10
                                                                 A Of the time that they're actually --
                                                              like how much time they've -- yes.
11
     date?
                                                        11
12
        A This is generated by my system, and
                                                         12
                                                                 Q And -- and if the review time is
13
     this basically gets generated. When we enter a
                                                        13
                                                              different from the estimate, what -- is money
14
     FOIA request, we put in the date we received it.
                                                        14
                                                              paid back?
15
     The -- the clock is now running, right?
                                                        15
                                                                 A We are supposed -- yes, we are to pay
16
           So I guess here what happened was, we
                                                        16
                                                              it back.
17
     stopped the clock at some point, I believe -- I'm
                                                        17
                                                                 Q Okay. But the DEA practice is to pay
18
     going to have to look at this, because fees, I
                                                              money up front before the review?
                                                        18
19
     think, were assessed and were not paid. Let me
                                                        19
                                                                 A If the request -- the review fee is
20
                                                        20
                                                              more than $250, yes, advanced payment is
     just -- let me just double check. Yes. It looks
21
     like the clock was stopped on August 31st.
                                                        21
                                                              required.
22
           So moving back to the line that you
                                                        22
                                                                 Q Okay. And just -- Jenrette -- I can't
                                                                                                        Page 193
                                               Page 191
```

1	pronounce her last name. This is the a	1	Q And it says, "Drafts need to be closely
2	couple it's the bottom of page 4 out of 5,	2	reviewed under (B)(5)."
3	just if you can tell me when	3	It's the last sentence. Now, (B)(5) is
4	A Okay.	4	the deliberative process privilege, true?
5	Q you're there.	5	A Yes.
6	A Let's see. Page 4. Yes, I'm there.	6	Q And generally speaking, draft agency
7	Q And "Check with SC."	7	documents are are almost always going to be a
8	What's "SC"?	8	deliberative process?
9	A Section chief. She's speaking of me.	9	A Yes. Anything that's pre-decisional
10	Q "If these still apply because case is	10	or yes.
11	past 30 days," right?	11	Q Now, if a document, on its face, the
12	A Uh-huh.	12	first page is pre-decisional or deliberative
13	Q And and the fees here that	13	process do you follow me?
14	wouldn't would not be due are the search fees,	14	A Yes.
15	right?	15	Q Would the DEA end up charging for
16	A We would not have you're right. We	16	reviewing the rest of the document?
17	would not charge search fees for this case or	17	A If the entire document has been
18	Q Because	18	deemed meaning the entire document is
19	A any case, really, nowadays because	19	pre-decisional, we're withholding it in full.
20	of the amendment. The change in 2016, like I	20	Q Yeah. I mean, hypothetically, let's
21	said, really limited our ability to charge search	21	say we have like a draft, like what you're in
22	fees.	22	your comment, you talk of drafts, and it doesn't
	Page 194		Page 196
1	Q But it doesn't limit the ability to	1	really go beyond that. But just say draft.
1 2	Q But it doesn't limit the ability to charge review fee or processing fees?	1 2	really go beyond that. But just say draft. Okay?
	-		
2	charge review fee or processing fees?	2	Okay?
2	charge review fee or processing fees? A There isn't a processing fee, per se,	2 3	Okay? A Uh-huh.
2 3 4	charge review fee or processing fees? A There isn't a processing fee, per se, but it's review and duplication. Duplication, we	2 3 4	Okay? A Uh-huh. Q A draft letter.
2 3 4 5	charge review fee or processing fees? A There isn't a processing fee, per se, but it's review and duplication. Duplication, we don't charge, either	2 3 4 5	Okay? A Uh-huh. Q A draft letter. A Yes.
2 3 4 5 6	charge review fee or processing fees? A There isn't a processing fee, per se, but it's review and duplication. Duplication, we don't charge, either Q Right.	2 3 4 5 6	Okay? A Uh-huh. Q A draft letter. A Yes. Q The reviewer looks at it. It's a draft
2 3 4 5 6 7	charge review fee or processing fees? A There isn't a processing fee, per se, but it's review and duplication. Duplication, we don't charge, either Q Right. A because the days of Xeroxing records	2 3 4 5 6 7	Okay? A Uh-huh. Q A draft letter. A Yes. Q The reviewer looks at it. It's a draft letter. It's a (B)(5) withholding.
2 3 4 5 6 7 8	charge review fee or processing fees? A There isn't a processing fee, per se, but it's review and duplication. Duplication, we don't charge, either Q Right. A because the days of Xeroxing records is really over. It's all electronically done.	2 3 4 5 6 7 8	Okay? A Uh-huh. Q A draft letter. A Yes. Q The reviewer looks at it. It's a draft letter. It's a (B)(5) withholding. When DEA goes to calculate the review
2 3 4 5 6 7 8 9	charge review fee or processing fees? A There isn't a processing fee, per se, but it's review and duplication. Duplication, we don't charge, either Q Right. A because the days of Xeroxing records is really over. It's all electronically done. Q And it says and there were draft	2 3 4 5 6 7 8 9	Okay? A Uh-huh. Q A draft letter. A Yes. Q The reviewer looks at it. It's a draft letter. It's a (B)(5) withholding. When DEA goes to calculate the review time, is that you know, is that sort of
2 3 4 5 6 7 8 9	charge review fee or processing fees? A There isn't a processing fee, per se, but it's review and duplication. Duplication, we don't charge, either Q Right. A because the days of Xeroxing records is really over. It's all electronically done. Q And it says and there were draft letters and e-mails from the share drive.	2 3 4 5 6 7 8 9	Okay? A Uh-huh. Q A draft letter. A Yes. Q The reviewer looks at it. It's a draft letter. It's a (B)(5) withholding. When DEA goes to calculate the review time, is that you know, is that sort of calculated like line by line is reviewed of a
2 3 4 5 6 7 8 9 10 11	charge review fee or processing fees? A There isn't a processing fee, per se, but it's review and duplication. Duplication, we don't charge, either Q Right. A because the days of Xeroxing records is really over. It's all electronically done. Q And it says and there were draft letters and e-mails from the share drive. And, actually, let's turn back down to	2 3 4 5 6 7 8 9 10 11	Okay? A Uh-huh. Q A draft letter. A Yes. Q The reviewer looks at it. It's a draft letter. It's a (B)(5) withholding. When DEA goes to calculate the review time, is that you know, is that sort of calculated like line by line is reviewed of a (B)(5) withholding?
2 3 4 5 6 7 8 9 10 11 12	charge review fee or processing fees? A There isn't a processing fee, per se, but it's review and duplication. Duplication, we don't charge, either Q Right. A because the days of Xeroxing records is really over. It's all electronically done. Q And it says and there were draft letters and e-mails from the share drive. And, actually, let's turn back down to yours, because you say, "Drafts need to be	2 3 4 5 6 7 8 9 10 11 12	Okay? A Uh-huh. Q A draft letter. A Yes. Q The reviewer looks at it. It's a draft letter. It's a (B)(5) withholding. When DEA goes to calculate the review time, is that you know, is that sort of calculated like line by line is reviewed of a (B)(5) withholding? A So you have to keep in mind that the
2 3 4 5 6 7 8 9 10 11 12 13	charge review fee or processing fees? A There isn't a processing fee, per se, but it's review and duplication. Duplication, we don't charge, either Q Right. A because the days of Xeroxing records is really over. It's all electronically done. Q And it says and there were draft letters and e-mails from the share drive. And, actually, let's turn back down to yours, because you say, "Drafts need to be closely reviewed under (B)(5).	2 3 4 5 6 7 8 9 10 11 12 13	Okay? A Uh-huh. Q A draft letter. A Yes. Q The reviewer looks at it. It's a draft letter. It's a (B)(5) withholding. When DEA goes to calculate the review time, is that you know, is that sort of calculated like line by line is reviewed of a (B)(5) withholding? A So you have to keep in mind that the review has not been done yet. When the when
2 3 4 5 6 7 8 9 10 11 12 13 14	charge review fee or processing fees? A There isn't a processing fee, per se, but it's review and duplication. Duplication, we don't charge, either Q Right. A because the days of Xeroxing records is really over. It's all electronically done. Q And it says and there were draft letters and e-mails from the share drive. And, actually, let's turn back down to yours, because you say, "Drafts need to be closely reviewed under (B)(5). Do you see that?	2 3 4 5 6 7 8 9 10 11 12 13 14	Okay? A Uh-huh. Q A draft letter. A Yes. Q The reviewer looks at it. It's a draft letter. It's a (B)(5) withholding. When DEA goes to calculate the review time, is that you know, is that sort of calculated like line by line is reviewed of a (B)(5) withholding? A So you have to keep in mind that the review has not been done yet. When the when the fee is calculated, we are simply looking at
2 3 4 5 6 7 8 9 10 11 12 13 14 15	charge review fee or processing fees? A There isn't a processing fee, per se, but it's review and duplication. Duplication, we don't charge, either Q Right. A because the days of Xeroxing records is really over. It's all electronically done. Q And it says and there were draft letters and e-mails from the share drive. And, actually, let's turn back down to yours, because you say, "Drafts need to be closely reviewed under (B)(5). Do you see that? A I need to see which page is that on?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Okay? A Uh-huh. Q A draft letter. A Yes. Q The reviewer looks at it. It's a draft letter. It's a (B)(5) withholding. When DEA goes to calculate the review time, is that you know, is that sort of calculated like line by line is reviewed of a (B)(5) withholding? A So you have to keep in mind that the review has not been done yet. When the when the fee is calculated, we are simply looking at how many pages do we have that we're going to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	charge review fee or processing fees? A There isn't a processing fee, per se, but it's review and duplication. Duplication, we don't charge, either Q Right. A because the days of Xeroxing records is really over. It's all electronically done. Q And it says and there were draft letters and e-mails from the share drive. And, actually, let's turn back down to yours, because you say, "Drafts need to be closely reviewed under (B)(5). Do you see that? A I need to see which page is that on? Page 4? I'm sorry.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Okay? A Uh-huh. Q A draft letter. A Yes. Q The reviewer looks at it. It's a draft letter. It's a (B)(5) withholding. When DEA goes to calculate the review time, is that you know, is that sort of calculated like line by line is reviewed of a (B)(5) withholding? A So you have to keep in mind that the review has not been done yet. When the when the fee is calculated, we are simply looking at how many pages do we have that we're going to you know, have to review and process, meaning
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	charge review fee or processing fees? A There isn't a processing fee, per se, but it's review and duplication. Duplication, we don't charge, either Q Right. A because the days of Xeroxing records is really over. It's all electronically done. Q And it says and there were draft letters and e-mails from the share drive. And, actually, let's turn back down to yours, because you say, "Drafts need to be closely reviewed under (B)(5). Do you see that? A I need to see which page is that on? Page 4? I'm sorry. Q Sorry. Now we're back on page 5. This	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Okay? A Uh-huh. Q A draft letter. A Yes. Q The reviewer looks at it. It's a draft letter. It's a (B)(5) withholding. When DEA goes to calculate the review time, is that you know, is that sort of calculated like line by line is reviewed of a (B)(5) withholding? A So you have to keep in mind that the review has not been done yet. When the when the fee is calculated, we are simply looking at how many pages do we have that we're going to you know, have to review and process, meaning review read the document, determine what is
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	charge review fee or processing fees? A There isn't a processing fee, per se, but it's review and duplication. Duplication, we don't charge, either Q Right. A because the days of Xeroxing records is really over. It's all electronically done. Q And it says and there were draft letters and e-mails from the share drive. And, actually, let's turn back down to yours, because you say, "Drafts need to be closely reviewed under (B)(5). Do you see that? A I need to see which page is that on? Page 4? I'm sorry. Q Sorry. Now we're back on page 5. This is back	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Okay? A Uh-huh. Q A draft letter. A Yes. Q The reviewer looks at it. It's a draft letter. It's a (B)(5) withholding. When DEA goes to calculate the review time, is that you know, is that sort of calculated like line by line is reviewed of a (B)(5) withholding? A So you have to keep in mind that the review has not been done yet. When the when the fee is calculated, we are simply looking at how many pages do we have that we're going to you know, have to review and process, meaning review read the document, determine what is exempt, place (B)(5) exemptions on. That hasn't
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	charge review fee or processing fees? A There isn't a processing fee, per se, but it's review and duplication. Duplication, we don't charge, either Q Right. A because the days of Xeroxing records is really over. It's all electronically done. Q And it says and there were draft letters and e-mails from the share drive. And, actually, let's turn back down to yours, because you say, "Drafts need to be closely reviewed under (B)(5). Do you see that? A I need to see which page is that on? Page 4? I'm sorry. Q Sorry. Now we're back on page 5. This is back A Okay.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Okay? A Uh-huh. Q A draft letter. A Yes. Q The reviewer looks at it. It's a draft letter. It's a (B)(5) withholding. When DEA goes to calculate the review time, is that you know, is that sort of calculated like line by line is reviewed of a (B)(5) withholding? A So you have to keep in mind that the review has not been done yet. When the when the fee is calculated, we are simply looking at how many pages do we have that we're going to you know, have to review and process, meaning review read the document, determine what is exempt, place (B)(5) exemptions on. That hasn't occurred yet. That comes later, right?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	charge review fee or processing fees? A There isn't a processing fee, per se, but it's review and duplication. Duplication, we don't charge, either Q Right. A because the days of Xeroxing records is really over. It's all electronically done. Q And it says and there were draft letters and e-mails from the share drive. And, actually, let's turn back down to yours, because you say, "Drafts need to be closely reviewed under (B)(5). Do you see that? A I need to see which page is that on? Page 4? I'm sorry. Q Sorry. Now we're back on page 5. This is back A Okay. Q on on your comment. It's a	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Okay? A Uh-huh. Q A draft letter. A Yes. Q The reviewer looks at it. It's a draft letter. It's a (B)(5) withholding. When DEA goes to calculate the review time, is that you know, is that sort of calculated like line by line is reviewed of a (B)(5) withholding? A So you have to keep in mind that the review has not been done yet. When the when the fee is calculated, we are simply looking at how many pages do we have that we're going to you know, have to review and process, meaning review read the document, determine what is exempt, place (B)(5) exemptions on. That hasn't occurred yet. That comes later, right? Q Understood. But what I'm where I'm

1	every single page is going to be read, reviewed,	1	A Yes. And that's why it's called a fee
2	redacted. In practice, that never happens when	2	estimate. So if we if we overcharged or
3	there's withholdings like the one I'm describing	3	overestimated, we would owe money back to the
4	now, right?	4	requester in the end.
5	A I mean, if you're telling me one	5	Q What if someone can't afford the
6	you're talking about one page, two pages that	6	estimate? Is there any any way to
7	we're going to exempt in full under (B)(5). We	7	A Unfortunately and, again, this only
8	still have to there's a we have to read the	8	applies to commercial use requesters you know,
9	document and place the redaction on the document.	9	we there are fees that have to be paid for
10	Q Well, if the well, first wait.	10	this for the process.
11	So a (B)(5) withholding is, like, produced as	11	And when you're talking, again,
12	just like a big black box?	12	thousands and thousands of pages for review,
13	A We basically have to mark the document	13	unfortunately, with the lack of resources, I
14	in a manner that it's very clear that it's being	14	don't have the ability to just waive the fees
15	withheld in full under (B)(5). We have to do	15	there.
16	that in the event that we're appealed or sued by	16	Q Well, how do you determine if someone's
17	a requester.	17	a commercial use requester?
18	We want at the administrative level,	18	A So we would take a look at what is
19	we want it to be very clear about our	19	submitted in the request letter, and if we
20	decision-making in these withholdings, so, yes,	20	determine that there is a commercial trade or
21	there is a redaction a blanket redaction, if	21	profit interest in the records sought, we would
22	you will, placed on the document.	22	determine that it's commercial use.
	Page 198		Page 200
1	Q And that takes seven minutes to put	1	Q And does it does DEA make the
1 2	Q And that takes seven minutes to put that on?	1 2	Q And does it does DEA make the determination that it's predominantly a
	_		_
2	that on?	2	determination that it's predominantly a
2 3	that on? A Not on a single page, no.	2 3	determination that it's predominantly a commercial use or just any any commercial use?
2 3 4	that on? A Not on a single page, no. Q Okay. But and you're talking about	2 3 4	determination that it's predominantly a commercial use or just any any commercial use? A I'm sorry. I don't know that I'm
2 3 4 5	that on? A Not on a single page, no. Q Okay. But and you're talking about like a one to two-page document, but, you know,	2 3 4 5	determination that it's predominantly a commercial use or just any any commercial use? A I'm sorry. I don't know that I'm following the question.
2 3 4 5 6	that on? A Not on a single page, no. Q Okay. But and you're talking about like a one to two-page document, but, you know, if you have like a 20-page draft memo, then it's	2 3 4 5 6	determination that it's predominantly a commercial use or just any any commercial use? A I'm sorry. I don't know that I'm following the question. Q Well, something could have a commercial
2 3 4 5 6 7	that on? A Not on a single page, no. Q Okay. But and you're talking about like a one to two-page document, but, you know, if you have like a 20-page draft memo, then it's just all 20 pages. Fair?	2 3 4 5 6 7	determination that it's predominantly a commercial use or just any any commercial use? A I'm sorry. I don't know that I'm following the question. Q Well, something could have a commercial use, but also a non-commercial use. Is that
2 3 4 5 6 7 8	that on? A Not on a single page, no. Q Okay. But and you're talking about like a one to two-page document, but, you know, if you have like a 20-page draft memo, then it's just all 20 pages. Fair? A Yes. We would place the blanket, and	2 3 4 5 6 7 8	determination that it's predominantly a commercial use or just any any commercial use? A I'm sorry. I don't know that I'm following the question. Q Well, something could have a commercial use, but also a non-commercial use. Is that is that fair?
2 3 4 5 6 7 8 9	that on? A Not on a single page, no. Q Okay. But and you're talking about like a one to two-page document, but, you know, if you have like a 20-page draft memo, then it's just all 20 pages. Fair? A Yes. We would place the blanket, and it should apply to all pages.	2 3 4 5 6 7 8 9	determination that it's predominantly a commercial use or just any any commercial use? A I'm sorry. I don't know that I'm following the question. Q Well, something could have a commercial use, but also a non-commercial use. Is that is that fair? A Potentially, yes.
2 3 4 5 6 7 8 9	that on? A Not on a single page, no. Q Okay. But and you're talking about like a one to two-page document, but, you know, if you have like a 20-page draft memo, then it's just all 20 pages. Fair? A Yes. We would place the blanket, and it should apply to all pages. Q And it's not going to take seven	2 3 4 5 6 7 8 9	determination that it's predominantly a commercial use or just any any commercial use? A I'm sorry. I don't know that I'm following the question. Q Well, something could have a commercial use, but also a non-commercial use. Is that is that fair? A Potentially, yes. Q So and is is it the agency's
2 3 4 5 6 7 8 9 10 11	that on? A Not on a single page, no. Q Okay. But and you're talking about like a one to two-page document, but, you know, if you have like a 20-page draft memo, then it's just all 20 pages. Fair? A Yes. We would place the blanket, and it should apply to all pages. Q And it's not going to take seven minutes to go through and read those documents	2 3 4 5 6 7 8 9 10 11	determination that it's predominantly a commercial use or just any any commercial use? A I'm sorry. I don't know that I'm following the question. Q Well, something could have a commercial use, but also a non-commercial use. Is that is that fair? A Potentially, yes. Q So and is is it the agency's position that in deciding who to charge fees, its
2 3 4 5 6 7 8 9 10 11 12	that on? A Not on a single page, no. Q Okay. But and you're talking about like a one to two-page document, but, you know, if you have like a 20-page draft memo, then it's just all 20 pages. Fair? A Yes. We would place the blanket, and it should apply to all pages. Q And it's not going to take seven minutes to go through and read those documents line by line because they're being withheld,	2 3 4 5 6 7 8 9 10 11	determination that it's predominantly a commercial use or just any any commercial use? A I'm sorry. I don't know that I'm following the question. Q Well, something could have a commercial use, but also a non-commercial use. Is that is that fair? A Potentially, yes. Q So and is is it the agency's position that in deciding who to charge fees, its based on if there's any commercial use of the
2 3 4 5 6 7 8 9 10 11 12 13	that on? A Not on a single page, no. Q Okay. But and you're talking about like a one to two-page document, but, you know, if you have like a 20-page draft memo, then it's just all 20 pages. Fair? A Yes. We would place the blanket, and it should apply to all pages. Q And it's not going to take seven minutes to go through and read those documents line by line because they're being withheld, right?	2 3 4 5 6 7 8 9 10 11 12 13	determination that it's predominantly a commercial use or just any any commercial use? A I'm sorry. I don't know that I'm following the question. Q Well, something could have a commercial use, but also a non-commercial use. Is that is that fair? A Potentially, yes. Q So and is is it the agency's position that in deciding who to charge fees, its based on if there's any commercial use of the A It's based
2 3 4 5 6 7 8 9 10 11 12 13 14	that on? A Not on a single page, no. Q Okay. But and you're talking about like a one to two-page document, but, you know, if you have like a 20-page draft memo, then it's just all 20 pages. Fair? A Yes. We would place the blanket, and it should apply to all pages. Q And it's not going to take seven minutes to go through and read those documents line by line because they're being withheld, right? A Right.	2 3 4 5 6 7 8 9 10 11 12 13 14	determination that it's predominantly a commercial use or just any any commercial use? A I'm sorry. I don't know that I'm following the question. Q Well, something could have a commercial use, but also a non-commercial use. Is that is that fair? A Potentially, yes. Q So and is is it the agency's position that in deciding who to charge fees, its based on if there's any commercial use of the A It's based Q records?
2 3 4 5 6 7 8 9 10 11 12 13 14 15	that on? A Not on a single page, no. Q Okay. But and you're talking about like a one to two-page document, but, you know, if you have like a 20-page draft memo, then it's just all 20 pages. Fair? A Yes. We would place the blanket, and it should apply to all pages. Q And it's not going to take seven minutes to go through and read those documents line by line because they're being withheld, right? A Right. Q And so when DEA produces its fee	2 3 4 5 6 7 8 9 10 11 12 13 14 15	determination that it's predominantly a commercial use or just any any commercial use? A I'm sorry. I don't know that I'm following the question. Q Well, something could have a commercial use, but also a non-commercial use. Is that is that fair? A Potentially, yes. Q So and is is it the agency's position that in deciding who to charge fees, its based on if there's any commercial use of the A It's based Q records? A on information that's provided by
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	that on? A Not on a single page, no. Q Okay. But and you're talking about like a one to two-page document, but, you know, if you have like a 20-page draft memo, then it's just all 20 pages. Fair? A Yes. We would place the blanket, and it should apply to all pages. Q And it's not going to take seven minutes to go through and read those documents line by line because they're being withheld, right? A Right. Q And so when DEA produces its fee estimate that needs to be paid up front, right,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	determination that it's predominantly a commercial use or just any any commercial use? A I'm sorry. I don't know that I'm following the question. Q Well, something could have a commercial use, but also a non-commercial use. Is that is that fair? A Potentially, yes. Q So and is is it the agency's position that in deciding who to charge fees, its based on if there's any commercial use of the A It's based Q records? A on information that's provided by the requester. So it has to be clear to us that
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	that on? A Not on a single page, no. Q Okay. But and you're talking about like a one to two-page document, but, you know, if you have like a 20-page draft memo, then it's just all 20 pages. Fair? A Yes. We would place the blanket, and it should apply to all pages. Q And it's not going to take seven minutes to go through and read those documents line by line because they're being withheld, right? A Right. Q And so when DEA produces its fee estimate that needs to be paid up front, right, that's effectively a max that's a maximal	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	determination that it's predominantly a commercial use or just any any commercial use? A I'm sorry. I don't know that I'm following the question. Q Well, something could have a commercial use, but also a non-commercial use. Is that is that fair? A Potentially, yes. Q So and is is it the agency's position that in deciding who to charge fees, its based on if there's any commercial use of the A It's based Q records? A on information that's provided by the requester. So it has to be clear to us that there's a commercial use. Again, it's really on
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	that on? A Not on a single page, no. Q Okay. But and you're talking about like a one to two-page document, but, you know, if you have like a 20-page draft memo, then it's just all 20 pages. Fair? A Yes. We would place the blanket, and it should apply to all pages. Q And it's not going to take seven minutes to go through and read those documents line by line because they're being withheld, right? A Right. Q And so when DEA produces its fee estimate that needs to be paid up front, right, that's effectively a max that's a maximal that's like the most assuming DEA went through	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	determination that it's predominantly a commercial use or just any any commercial use? A I'm sorry. I don't know that I'm following the question. Q Well, something could have a commercial use, but also a non-commercial use. Is that is that fair? A Potentially, yes. Q So and is is it the agency's position that in deciding who to charge fees, its based on if there's any commercial use of the A It's based Q records? A on information that's provided by the requester. So it has to be clear to us that there's a commercial use. Again, it's really on the requester to tell us you know, if they
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	that on? A Not on a single page, no. Q Okay. But and you're talking about like a one to two-page document, but, you know, if you have like a 20-page draft memo, then it's just all 20 pages. Fair? A Yes. We would place the blanket, and it should apply to all pages. Q And it's not going to take seven minutes to go through and read those documents line by line because they're being withheld, right? A Right. Q And so when DEA produces its fee estimate that needs to be paid up front, right, that's effectively a max that's a maximal that's like the most assuming DEA went through and reviewed every single page and it was and	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	determination that it's predominantly a commercial use or just any any commercial use? A I'm sorry. I don't know that I'm following the question. Q Well, something could have a commercial use, but also a non-commercial use. Is that is that fair? A Potentially, yes. Q So and is is it the agency's position that in deciding who to charge fees, its based on if there's any commercial use of the A It's based Q records? A on information that's provided by the requester. So it has to be clear to us that there's a commercial use. Again, it's really on the requester to tell us you know, if they feel they're not a commercial use requestor, they
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	that on? A Not on a single page, no. Q Okay. But and you're talking about like a one to two-page document, but, you know, if you have like a 20-page draft memo, then it's just all 20 pages. Fair? A Yes. We would place the blanket, and it should apply to all pages. Q And it's not going to take seven minutes to go through and read those documents line by line because they're being withheld, right? A Right. Q And so when DEA produces its fee estimate that needs to be paid up front, right, that's effectively a max that's a maximal that's like the most assuming DEA went through and reviewed every single page and it was and assuming seven minutes a page is an accurate	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	determination that it's predominantly a commercial use or just any any commercial use? A I'm sorry. I don't know that I'm following the question. Q Well, something could have a commercial use, but also a non-commercial use. Is that is that fair? A Potentially, yes. Q So and is is it the agency's position that in deciding who to charge fees, its based on if there's any commercial use of the A It's based Q records? A on information that's provided by the requester. So it has to be clear to us that there's a commercial use. Again, it's really on the requester to tell us you know, if they feel they're not a commercial use requestor, they need to articulate that so we can review it.

1	depending on the different plaintiffs, so I just	1	Q the requester's responsibility.
2	kind of want to tease this out a little bit.	2	Okay. That makes sense.
3	In the case of AIMS, that was a	3	Okay. So I am curious when we look
4	commercial request, right?	4	at August 22nd, 2022, this is this is
5	A As far as I understand, yes.	5	Stephanie Evans.
6	Q And that's because it was DEA's	6	-
	~		And just just to kind of set some
7	position that AIMS was going to use the record to do what?	7	atmospherics here, this is Ms. Tucker's request
8		8	on relating to records about the right to try
9	A So my understanding is that AIMS is a	9	psilocybin. Fair?
10	palliative care clinic, and, you know, clearly,	10	A Yes.
11	there would be a profit interest in the records	11	Q And there's notes here about a meeting
12	sought. My understanding is that they are trying	12	with Ms. Anne Cotter, judicial law clerk to Judge
13	to obtain access to psilocybin to treat patients.	13	Teresa Wallbaum.
14	My belief is that there certainly would be a	14	A Uh-huh.
15	profit interest down the line.	15	Q Do you see that?
16	Q So under the right to trial law,	16	Like, am I missing something? What
17	that's that's the	17	what did this request have to do with with
18	A I mean, I can't speak to that the	18	with Judge Wallbaum or Ms. Cotter?
19	law. That's certainly not my area of expertise.	19	A Let me take a look at this real quick.
20	But when I'm evaluating whether a request a	20	So for this particular request, our
21	requester is commercial use or not, that's what	21	staff had already begun processing some of the
22	we glean from the request letter. Page 202	22	records before we assessed this review fee. Page 204
	1 age 202		1 age 204
1	Q Okay. That's totally fair.	1	Management realized that we were we were
2	A Okay.	2	again, we were proceeding without that.
3	Q And now, I made a couple requests,	3	So what you're seeing here is, she had
4	and I kind of clearly laid out, like, I wanted to	4	a conversation with the staff and the
5	write, like, a journalism story, and that's been	5	administrative law judge about the records that
6	treated as non-commercial, right?	6	we received. She was trying to process. We
7	A Absolutely. One of your requests in	7	management team kind of put the brakes on this
8	particular and I think you'll recall you and I	8	and said, wait a second, we haven't assessed the
9	kind of spoke on a few just because I wanted to	9	review fee yet, we shouldn't be continuing with
10	clarify	10	the processing.
11	Q Yeah.	11	So for this particular request, we
12	A your requestor category and make	12	actually shaved off the time that was already
13	sure that I was proper in that assessment.	13	invested in this case. We did not roll that into
14	So for one in particular, you did	14	the review fee. We backed that out of there.
15	provide the requirements or the necessary	15	But that's what you're seeing here. So any
16	information to meet media status, so we did	16	conversation they have internally at DEA, I mean,
17	categorize you as such.	17	we use the notes as best as we can to document
18	Q Okay. So there is a this is not	18	actions in these cases.
19	a there is a deliberate process that the	19	Q And just for the record, tryptamine is
20	agency goes through and takes into consideration	20	not a psychedelic drug, but and psilocybin is
21	facts when presented by the requester. It's	21	a tryptamine, so there appears to be some
22	A Absolutely.	22	misunderstanding here, but I set that aside.
	Page 203		Page 205

1	I guess I guess I'm just kind of	1	A Correct.
2	curious as to because I I was in front of	2	Q And just looking at the document and
3	Judge Wallbaum, and I can only assume that this	3	there's an annotation I made about releasing
4	related to that proceeding, but I just don't know	4	their names on the document, and I'll get to that
5	how this I mean, how I don't know how to	5	question in a moment, but but my first
6	ask this of, like, what's going on here?	6	question is, based on the context of this
7	Like, why is is that part of this	7	document, you can tell that this is the request
8	sort of investigation here?	8	for the two presentations that were and
9	A So, again, I and I wasn't part of	9	I'll
10	this conversation, but my from reading this	10	A Yes.
11	note, my assessment is that if our team is	11	Q represent for the record that this
12	reading a document that they thoroughly don't	12	was timely collected and produced. I got this
13	understand, they're generally going to pick up	13	fairly quickly.
14	the phone and call the record owner and say,	14	But you can recall that this was marked
15	explain to me what I'm reading here. So I want	15	as unusual circumstances, right?
16	to make sure that	16	A It was.
17	Q Okay.	17	Q And that's because, as we've discussed
18	A I'm processing this correctly, is	18	throughout the day, Theresa Carbonaro does not
19	this responsive, these types of things.	19	sit inside the FOIA office?
20	Q Okay.	20	A Correct. I don't have access to her
21	A Yeah.	21	records.
22	Q So that's helpful. So sometimes the	22	Q Right. And so it was a fairly simple
	Page 206		Page 208
1	FOIA staff talks to other groups to understand	1	request to complete, true?
1 2	FOIA staff talks to other groups to understand the document and have a better idea as to whether	1 2	request to complete, true? A Yes. Simple.
			-
2	the document and have a better idea as to whether	2	A Yes. Simple.
2 3	the document and have a better idea as to whether something's responsive or exemption or so on and	2 3	A Yes. Simple. Q Just reached out to her, and she sent
2 3 4	the document and have a better idea as to whether something's responsive or exemption or so on and so forth?	2 3 4	A Yes. Simple. Q Just reached out to her, and she sent the documents, right?
2 3 4 5	the document and have a better idea as to whether something's responsive or exemption or so on and so forth? A Yes, all the time.	2 3 4 5	A Yes. Simple. Q Just reached out to her, and she sent the documents, right? A Yes. Q And and it was I don't even know
2 3 4 5 6	the document and have a better idea as to whether something's responsive or exemption or so on and so forth? A Yes, all the time. Q Okay. And that that goes into the	2 3 4 5 6	A Yes. Simple. Q Just reached out to her, and she sent the documents, right? A Yes.
2 3 4 5 6 7	the document and have a better idea as to whether something's responsive or exemption or so on and so forth? A Yes, all the time. Q Okay. And that that goes into the seven-minute sort of estimate as well, right?	2 3 4 5 6 7	A Yes. Simple. Q Just reached out to her, and she sent the documents, right? A Yes. Q And and it was I don't even know if it was characterized as simple, complex or
2 3 4 5 6 7 8	the document and have a better idea as to whether something's responsive or exemption or so on and so forth? A Yes, all the time. Q Okay. And that that goes into the seven-minute sort of estimate as well, right? A No. No.	2 3 4 5 6 7 8	A Yes. Simple. Q Just reached out to her, and she sent the documents, right? A Yes. Q And and it was I don't even know if it was characterized as simple, complex or anything, right?
2 3 4 5 6 7 8 9	the document and have a better idea as to whether something's responsive or exemption or so on and so forth? A Yes, all the time. Q Okay. And that that goes into the seven-minute sort of estimate as well, right? A No. No. Q Okay.	2 3 4 5 6 7 8 9	A Yes. Simple. Q Just reached out to her, and she sent the documents, right? A Yes. Q And and it was I don't even know if it was characterized as simple, complex or anything, right? A I would check I would have to
2 3 4 5 6 7 8 9	the document and have a better idea as to whether something's responsive or exemption or so on and so forth? A Yes, all the time. Q Okay. And that that goes into the seven-minute sort of estimate as well, right? A No. No. Q Okay. A Those conversations don't get rolled	2 3 4 5 6 7 8 9	A Yes. Simple. Q Just reached out to her, and she sent the documents, right? A Yes. Q And and it was I don't even know if it was characterized as simple, complex or anything, right? A I would check I would have to confirm my system, but we should have deemed it
2 3 4 5 6 7 8 9 10	the document and have a better idea as to whether something's responsive or exemption or so on and so forth? A Yes, all the time. Q Okay. And that that goes into the seven-minute sort of estimate as well, right? A No. No. Q Okay. A Those conversations don't get rolled into the estimate. The estimate is really just	2 3 4 5 6 7 8 9 10 11	A Yes. Simple. Q Just reached out to her, and she sent the documents, right? A Yes. Q And and it was I don't even know if it was characterized as simple, complex or anything, right? A I would check I would have to confirm my system, but we should have deemed it simple, because we produced it to you in 21 days,
2 3 4 5 6 7 8 9 10 11 12	the document and have a better idea as to whether something's responsive or exemption or so on and so forth? A Yes, all the time. Q Okay. And that that goes into the seven-minute sort of estimate as well, right? A No. No. Q Okay. A Those conversations don't get rolled into the estimate. The estimate is really just purely based on how many records do I have for	2 3 4 5 6 7 8 9 10 11	A Yes. Simple. Q Just reached out to her, and she sent the documents, right? A Yes. Q And and it was I don't even know if it was characterized as simple, complex or anything, right? A I would check I would have to confirm my system, but we should have deemed it simple, because we produced it to you in 21 days, under the 30 days. So
2 3 4 5 6 7 8 9 10 11 12 13	the document and have a better idea as to whether something's responsive or exemption or so on and so forth? A Yes, all the time. Q Okay. And that that goes into the seven-minute sort of estimate as well, right? A No. No. Q Okay. A Those conversations don't get rolled into the estimate. The estimate is really just purely based on how many records do I have for review, how long is it going to take me to do the	2 3 4 5 6 7 8 9 10 11 12 13	A Yes. Simple. Q Just reached out to her, and she sent the documents, right? A Yes. Q And and it was I don't even know if it was characterized as simple, complex or anything, right? A I would check I would have to confirm my system, but we should have deemed it simple, because we produced it to you in 21 days, under the 30 days. So Q That sounds
2 3 4 5 6 7 8 9 10 11 12 13 14	the document and have a better idea as to whether something's responsive or exemption or so on and so forth? A Yes, all the time. Q Okay. And that that goes into the seven-minute sort of estimate as well, right? A No. No. Q Okay. A Those conversations don't get rolled into the estimate. The estimate is really just purely based on how many records do I have for review, how long is it going to take me to do the processing now.	2 3 4 5 6 7 8 9 10 11 12 13 14	A Yes. Simple. Q Just reached out to her, and she sent the documents, right? A Yes. Q And and it was I don't even know if it was characterized as simple, complex or anything, right? A I would check I would have to confirm my system, but we should have deemed it simple, because we produced it to you in 21 days, under the 30 days. So Q That sounds A we would have
2 3 4 5 6 7 8 9 10 11 12 13 14 15	the document and have a better idea as to whether something's responsive or exemption or so on and so forth? A Yes, all the time. Q Okay. And that that goes into the seven-minute sort of estimate as well, right? A No. No. Q Okay. A Those conversations don't get rolled into the estimate. The estimate is really just purely based on how many records do I have for review, how long is it going to take me to do the processing now. MR. ZORN: All right. That's helpful.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A Yes. Simple. Q Just reached out to her, and she sent the documents, right? A Yes. Q And and it was I don't even know if it was characterized as simple, complex or anything, right? A I would check I would have to confirm my system, but we should have deemed it simple, because we produced it to you in 21 days, under the 30 days. So Q That sounds A we would have Q right, yeah.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	the document and have a better idea as to whether something's responsive or exemption or so on and so forth? A Yes, all the time. Q Okay. And that that goes into the seven-minute sort of estimate as well, right? A No. No. Q Okay. A Those conversations don't get rolled into the estimate. The estimate is really just purely based on how many records do I have for review, how long is it going to take me to do the processing now. MR. ZORN: All right. That's helpful. Okay. Let's see. All right. I'm going to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A Yes. Simple. Q Just reached out to her, and she sent the documents, right? A Yes. Q And and it was I don't even know if it was characterized as simple, complex or anything, right? A I would check I would have to confirm my system, but we should have deemed it simple, because we produced it to you in 21 days, under the 30 days. So Q That sounds A we would have Q right, yeah. A Yeah.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	the document and have a better idea as to whether something's responsive or exemption or so on and so forth? A Yes, all the time. Q Okay. And that that goes into the seven-minute sort of estimate as well, right? A No. No. Q Okay. A Those conversations don't get rolled into the estimate. The estimate is really just purely based on how many records do I have for review, how long is it going to take me to do the processing now. MR. ZORN: All right. That's helpful. Okay. Let's see. All right. I'm going to introduce 10C.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A Yes. Simple. Q Just reached out to her, and she sent the documents, right? A Yes. Q And and it was I don't even know if it was characterized as simple, complex or anything, right? A I would check I would have to confirm my system, but we should have deemed it simple, because we produced it to you in 21 days, under the 30 days. So Q That sounds A we would have Q right, yeah. A Yeah. Q And so my last question here is you
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	the document and have a better idea as to whether something's responsive or exemption or so on and so forth? A Yes, all the time. Q Okay. And that that goes into the seven-minute sort of estimate as well, right? A No. No. Q Okay. A Those conversations don't get rolled into the estimate. The estimate is really just purely based on how many records do I have for review, how long is it going to take me to do the processing now. MR. ZORN: All right. That's helpful. Okay. Let's see. All right. I'm going to introduce 10C. (Deposition Exhibit Number 10C	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Yes. Simple. Q Just reached out to her, and she sent the documents, right? A Yes. Q And and it was I don't even know if it was characterized as simple, complex or anything, right? A I would check I would have to confirm my system, but we should have deemed it simple, because we produced it to you in 21 days, under the 30 days. So Q That sounds A we would have Q right, yeah. A Yeah. Q And so my last question here is you know, there's I see they're releasing their
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	the document and have a better idea as to whether something's responsive or exemption or so on and so forth? A Yes, all the time. Q Okay. And that that goes into the seven-minute sort of estimate as well, right? A No. No. Q Okay. A Those conversations don't get rolled into the estimate. The estimate is really just purely based on how many records do I have for review, how long is it going to take me to do the processing now. MR. ZORN: All right. That's helpful. Okay. Let's see. All right. I'm going to introduce 10C. (Deposition Exhibit Number 10C was marked for identification.)	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A Yes. Simple. Q Just reached out to her, and she sent the documents, right? A Yes. Q And and it was I don't even know if it was characterized as simple, complex or anything, right? A I would check I would have to confirm my system, but we should have deemed it simple, because we produced it to you in 21 days, under the 30 days. So Q That sounds A we would have Q right, yeah. A Yeah. Q And so my last question here is you know, there's I see they're releasing their names on the documents, and that's what I
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	the document and have a better idea as to whether something's responsive or exemption or so on and so forth? A Yes, all the time. Q Okay. And that that goes into the seven-minute sort of estimate as well, right? A No. No. Q Okay. A Those conversations don't get rolled into the estimate. The estimate is really just purely based on how many records do I have for review, how long is it going to take me to do the processing now. MR. ZORN: All right. That's helpful. Okay. Let's see. All right. I'm going to introduce 10C. (Deposition Exhibit Number 10C was marked for identification.) BY MR. ZORN	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A Yes. Simple. Q Just reached out to her, and she sent the documents, right? A Yes. Q And and it was I don't even know if it was characterized as simple, complex or anything, right? A I would check I would have to confirm my system, but we should have deemed it simple, because we produced it to you in 21 days, under the 30 days. So Q That sounds A we would have Q right, yeah. A Yeah. Q And so my last question here is you know, there's I see they're releasing their names on the documents, and that's what I highlighted.

1	submitted publicly. What would have been the	1	right?
2	basis to not release their names on the document?	2	A In what regard? I'm sorry.
3	A So, generally, we do not release the	3	Q Well, the FOIA requires that that
4	names of DEA employees on any document unless	4	MR. RODRIGUEZ: Objection. Calls for
5	that document has already been made publicly	5	legal conclusion.
6	available. So we protect there is a privacy	6	BY MR. ZORN
7	concern, and so we generally excuse me we	7	Q Yeah. FOIA requires that that
8	redact those under FOIA exemptions (B)(6) and	8	substantive statements of policy be be made
9	(7)(C).	9	affirmatively available, right?
10	In this circumstance, I didn't I did	10	A It does.
11	not believe we were going to withhold their	11	Q And so that that what you've
12	names, but as a courtesy to them, I picked up the	12	described sounds like a substantive policy that
13	phone and I just made sure there were no	13	the agencies are following, right?
14	concerns. And I, you know, had the conversation	14	A Yes.
15	about it was this document, I understand, has	15	Q And just to be clear about the
16	already been released in full, you know, just	16	implication of this policy, would that apply to,
17	wanted to make sure they had no concerns. But we	17	like, an e-mail?
18	did not withhold their names.	18	A It would apply to e-mails. It would
19	Q So so what is the $(B)(6)$ exemption?	19	apply to all records.
20	A This oh, excuse me. This is	20	Q So it's and, you know, if you need
21	protects it's a personal privacy exemption, so	21	to pull up the statute, then that's fine, but I
22	names you know, we redact the names of all of	22	just want to read Exemption 6.
	Page 210		Page 212
1	our employees under that exemption with the	1	It's the position of the United States
1 2	our employees under that exemption with the exception of SES personnel. So SES names, we do	1 2	Department of Justice that names are personnel
	exception of SES personnel. So SES names, we do not redact.		Department of Justice that names are personnel and medical files and similar files, the
2	exception of SES personnel. So SES names, we do	2	Department of Justice that names are personnel and medical files and similar files, the disclosure of which would constitute a clearly
2 3	exception of SES personnel. So SES names, we do not redact.	2 3	Department of Justice that names are personnel and medical files and similar files, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy; is that
2 3 4	exception of SES personnel. So SES names, we do not redact. Q So is that a is that a policy of the A This is actually a DOJ policy	2 3 4	Department of Justice that names are personnel and medical files and similar files, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy; is that right?
2 3 4 5 6 7	exception of SES personnel. So SES names, we do not redact. Q So is that a is that a policy of the A This is actually a DOJ policy Q It's	2 3 4 5 6 7	Department of Justice that names are personnel and medical files and similar files, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy; is that right? A That is
2 3 4 5 6	exception of SES personnel. So SES names, we do not redact. Q So is that a is that a policy of the A This is actually a DOJ policy Q It's A that we follow.	2 3 4 5 6 7 8	Department of Justice that names are personnel and medical files and similar files, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy; is that right? A That is MR. RODRIGUEZ: Objection. Calls for
2 3 4 5 6 7	exception of SES personnel. So SES names, we do not redact. Q So is that a is that a policy of the A This is actually a DOJ policy Q It's A that we follow. Q It's not even written down, right?	2 3 4 5 6 7 8 9	Department of Justice that names are personnel and medical files and similar files, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy; is that right? A That is MR. RODRIGUEZ: Objection. Calls for legal conclusion.
2 3 4 5 6 7 8 9	exception of SES personnel. So SES names, we do not redact. Q So is that a is that a policy of the A This is actually a DOJ policy Q It's A that we follow. Q It's not even written down, right? A It's it was captured in a memo that	2 3 4 5 6 7 8 9	Department of Justice that names are personnel and medical files and similar files, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy; is that right? A That is MR. RODRIGUEZ: Objection. Calls for legal conclusion. You can try to answer.
2 3 4 5 6 7 8 9 10	exception of SES personnel. So SES names, we do not redact. Q So is that a is that a policy of the A This is actually a DOJ policy Q It's A that we follow. Q It's not even written down, right? A It's it was captured in a memo that OIP put out a couple of years ago about	2 3 4 5 6 7 8 9 10	Department of Justice that names are personnel and medical files and similar files, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy; is that right? A That is MR. RODRIGUEZ: Objection. Calls for legal conclusion. You can try to answer. THE WITNESS: That is correct.
2 3 4 5 6 7 8 9 10 11	exception of SES personnel. So SES names, we do not redact. Q So is that a is that a policy of the A This is actually a DOJ policy Q It's A that we follow. Q It's not even written down, right? A It's it was captured in a memo that OIP put out a couple of years ago about protecting the names of certain agency, you know,	2 3 4 5 6 7 8 9 10 11 12	Department of Justice that names are personnel and medical files and similar files, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy; is that right? A That is MR. RODRIGUEZ: Objection. Calls for legal conclusion. You can try to answer. THE WITNESS: That is correct. BY MR. ZORN
2 3 4 5 6 7 8 9 10 11 12 13	exception of SES personnel. So SES names, we do not redact. Q So is that a is that a policy of the A This is actually a DOJ policy Q It's A that we follow. Q It's not even written down, right? A It's it was captured in a memo that OIP put out a couple of years ago about protecting the names of certain agency, you know, staff, and so we've been following those	2 3 4 5 6 7 8 9 10 11 12 13	Department of Justice that names are personnel and medical files and similar files, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy; is that right? A That is MR. RODRIGUEZ: Objection. Calls for legal conclusion. You can try to answer. THE WITNESS: That is correct. BY MR. ZORN Q And as a matter of policy, names are
2 3 4 5 6 7 8 9 10 11 12 13 14	exception of SES personnel. So SES names, we do not redact. Q So is that a is that a policy of the A This is actually a DOJ policy Q It's A that we follow. Q It's not even written down, right? A It's it was captured in a memo that OIP put out a couple of years ago about protecting the names of certain agency, you know, staff, and so we've been following those guidelines ever since.	2 3 4 5 6 7 8 9 10 11 12 13 14	Department of Justice that names are personnel and medical files and similar files, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy; is that right? A That is MR. RODRIGUEZ: Objection. Calls for legal conclusion. You can try to answer. THE WITNESS: That is correct. BY MR. ZORN Q And as a matter of policy, names are being redacted because it's the Department of
2 3 4 5 6 7 8 9 10 11 12 13 14 15	exception of SES personnel. So SES names, we do not redact. Q So is that a is that a policy of the A This is actually a DOJ policy Q It's A that we follow. Q It's not even written down, right? A It's it was captured in a memo that OIP put out a couple of years ago about protecting the names of certain agency, you know, staff, and so we've been following those guidelines ever since. Q Do you know where I can find that OIP	2 3 4 5 6 7 8 9 10 11 12 13	Department of Justice that names are personnel and medical files and similar files, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy; is that right? A That is MR. RODRIGUEZ: Objection. Calls for legal conclusion. You can try to answer. THE WITNESS: That is correct. BY MR. ZORN Q And as a matter of policy, names are being redacted because it's the Department of Justice's contention that those are personnel
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	exception of SES personnel. So SES names, we do not redact. Q So is that a is that a policy of the A This is actually a DOJ policy Q It's A that we follow. Q It's not even written down, right? A It's it was captured in a memo that OIP put out a couple of years ago about protecting the names of certain agency, you know, staff, and so we've been following those guidelines ever since. Q Do you know where I can find that OIP memo?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Department of Justice that names are personnel and medical files and similar files, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy; is that right? A That is MR. RODRIGUEZ: Objection. Calls for legal conclusion. You can try to answer. THE WITNESS: That is correct. BY MR. ZORN Q And as a matter of policy, names are being redacted because it's the Department of Justice's contention that those are personnel files?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	exception of SES personnel. So SES names, we do not redact. Q So is that a is that a policy of the A This is actually a DOJ policy Q It's A that we follow. Q It's not even written down, right? A It's it was captured in a memo that OIP put out a couple of years ago about protecting the names of certain agency, you know, staff, and so we've been following those guidelines ever since. Q Do you know where I can find that OIP memo? A If it's not on their website, you might	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Department of Justice that names are personnel and medical files and similar files, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy; is that right? A That is MR. RODRIGUEZ: Objection. Calls for legal conclusion. You can try to answer. THE WITNESS: That is correct. BY MR. ZORN Q And as a matter of policy, names are being redacted because it's the Department of Justice's contention that those are personnel files? A They're personnel, medical or other
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	exception of SES personnel. So SES names, we do not redact. Q So is that a is that a policy of the A This is actually a DOJ policy Q It's A that we follow. Q It's not even written down, right? A It's it was captured in a memo that OIP put out a couple of years ago about protecting the names of certain agency, you know, staff, and so we've been following those guidelines ever since. Q Do you know where I can find that OIP memo? A If it's not on their website, you might have to file a FOIA request. I apologize to say.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Department of Justice that names are personnel and medical files and similar files, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy; is that right? A That is MR. RODRIGUEZ: Objection. Calls for legal conclusion. You can try to answer. THE WITNESS: That is correct. BY MR. ZORN Q And as a matter of policy, names are being redacted because it's the Department of Justice's contention that those are personnel files? A They're personnel, medical or other files, which basically means it could be any
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	exception of SES personnel. So SES names, we do not redact. Q So is that a is that a policy of the A This is actually a DOJ policy Q It's A that we follow. Q It's not even written down, right? A It's it was captured in a memo that OIP put out a couple of years ago about protecting the names of certain agency, you know, staff, and so we've been following those guidelines ever since. Q Do you know where I can find that OIP memo? A If it's not on their website, you might have to file a FOIA request. I apologize to say. I don't know if that is actually publicly	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Department of Justice that names are personnel and medical files and similar files, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy; is that right? A That is MR. RODRIGUEZ: Objection. Calls for legal conclusion. You can try to answer. THE WITNESS: That is correct. BY MR. ZORN Q And as a matter of policy, names are being redacted because it's the Department of Justice's contention that those are personnel files? A They're personnel, medical or other files, which basically means it could be any file. So for us, a lot of our records are law
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	exception of SES personnel. So SES names, we do not redact. Q So is that a is that a policy of the A This is actually a DOJ policy Q It's A that we follow. Q It's not even written down, right? A It's it was captured in a memo that OIP put out a couple of years ago about protecting the names of certain agency, you know, staff, and so we've been following those guidelines ever since. Q Do you know where I can find that OIP memo? A If it's not on their website, you might have to file a FOIA request. I apologize to say. I don't know if that is actually publicly available.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Department of Justice that names are personnel and medical files and similar files, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy; is that right? A That is MR. RODRIGUEZ: Objection. Calls for legal conclusion. You can try to answer. THE WITNESS: That is correct. BY MR. ZORN Q And as a matter of policy, names are being redacted because it's the Department of Justice's contention that those are personnel files? A They're personnel, medical or other files, which basically means it could be any file. So for us, a lot of our records are law enforcement sensitive, and we want to protect the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	exception of SES personnel. So SES names, we do not redact. Q So is that a is that a policy of the A This is actually a DOJ policy Q It's A that we follow. Q It's not even written down, right? A It's it was captured in a memo that OIP put out a couple of years ago about protecting the names of certain agency, you know, staff, and so we've been following those guidelines ever since. Q Do you know where I can find that OIP memo? A If it's not on their website, you might have to file a FOIA request. I apologize to say. I don't know if that is actually publicly available. Q And if it weren't publicly available,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Department of Justice that names are personnel and medical files and similar files, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy; is that right? A That is MR. RODRIGUEZ: Objection. Calls for legal conclusion. You can try to answer. THE WITNESS: That is correct. BY MR. ZORN Q And as a matter of policy, names are being redacted because it's the Department of Justice's contention that those are personnel files? A They're personnel, medical or other files, which basically means it could be any file. So for us, a lot of our records are law enforcement sensitive, and we want to protect the names of our agents, our intel analysts, so on
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	exception of SES personnel. So SES names, we do not redact. Q So is that a is that a policy of the A This is actually a DOJ policy Q It's A that we follow. Q It's not even written down, right? A It's it was captured in a memo that OIP put out a couple of years ago about protecting the names of certain agency, you know, staff, and so we've been following those guidelines ever since. Q Do you know where I can find that OIP memo? A If it's not on their website, you might have to file a FOIA request. I apologize to say. I don't know if that is actually publicly available.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Department of Justice that names are personnel and medical files and similar files, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy; is that right? A That is MR. RODRIGUEZ: Objection. Calls for legal conclusion. You can try to answer. THE WITNESS: That is correct. BY MR. ZORN Q And as a matter of policy, names are being redacted because it's the Department of Justice's contention that those are personnel files? A They're personnel, medical or other files, which basically means it could be any file. So for us, a lot of our records are law enforcement sensitive, and we want to protect the

1	privacy right.	1	Q But we can also agree that not everyone
2	Q Well and to be fair, there's a	2	at DEA is working on law enforcement or sensitive
3	completely different exemption for law	3	tasks with respect to everything that they do; is
4	enforcement officers, right?	4	that fair?
5	A We use the combination of $(B)(6)$ and	5	A That is fair.
6	(7)(C) to protect their names, yes.	6	Q Okay. And, you know, for example, a
7	Q But Theresa Carbonaro is not a she	7	pharmacologist is not performing law enforcement
8	wasn't she isn't and wasn't law enforcement?	8	functions in everything that he or she does; is
9	A She is a pharmacologist, as far as I	9	that fair?
10	know, but we still, depending on the type of	10	A Fair.
11	document, would protect her name under (B)(6) and	11	Q But it is the agency's policy, per the
12	(7)(C).	12	Department of Justice, not not this is not
13	Q Which	13	DEA policy. This is DOJ policy.
14	A Not in this circumstance.	14	Do you follow me?
15	Q So but and 7 is records or	15	A Uh-huh.
16	information compiled for law enforcement	16	Q That that that person's name needs
17	purposes?	17	to be redacted regardless of the function they're
18	A Uh-huh.	18	performing?
19	Q But only to the extent the production	19	A That is correct.
20	of such law enforcement records or information	20	Q And do you know when this policy
21	and then getting down to C could reasonably be	21	started?
22	expected to constitute an unwarranted invasion of	22	A I want to say it was sometime during
	Page 214		Page 216
1	personal privacy; is that fair?	1	2019.
2	A That is correct.	2	Q Do you know who created the policy?
3	Q Now, when a person is serving as a	3	A This was captured in a memo that was
4	government servant, what expectation of personal	4	issued from the former director of Office of
5	privacy is there?	5	Information Policy.
6			information roney.
l	A So, again, if in the this has	6	Q And what's that person's name?
7	A So, again, if in the this has been the policy across the department. If		-
7 8	_	6	Q And what's that person's name?
	been the policy across the department. If	6 7	Q And what's that person's name?A Melanie Pustay.
8	been the policy across the department. If generally, employees that are not at the SES	6 7 8	Q And what's that person's name?A Melanie Pustay.Q Okay. And was that signed off on by
8 9	been the policy across the department. If generally, employees that are not at the SES level, we don't consider to be public facing at	6 7 8 9	Q And what's that person's name? A Melanie Pustay. Q Okay. And was that signed off on by Ms this would have been during the Trump
8 9 10	been the policy across the department. If generally, employees that are not at the SES level, we don't consider to be public facing at the same level, and so they have a right to	6 7 8 9 10	Q And what's that person's name? A Melanie Pustay. Q Okay. And was that signed off on by Ms this would have been during the Trump administration, right? A Yes.
8 9 10 11	been the policy across the department. If generally, employees that are not at the SES level, we don't consider to be public facing at the same level, and so they have a right to privacy, and we want to protect the names of	6 7 8 9 10 11	Q And what's that person's name? A Melanie Pustay. Q Okay. And was that signed off on by Ms this would have been during the Trump administration, right? A Yes.
8 9 10 11 12	been the policy across the department. If generally, employees that are not at the SES level, we don't consider to be public facing at the same level, and so they have a right to privacy, and we want to protect the names of those employees. Obviously, they work in very	6 7 8 9 10 11	Q And what's that person's name? A Melanie Pustay. Q Okay. And was that signed off on by Ms this would have been during the Trump administration, right? A Yes. Q And who was do you know who the DOJ
8 9 10 11 12 13	been the policy across the department. If generally, employees that are not at the SES level, we don't consider to be public facing at the same level, and so they have a right to privacy, and we want to protect the names of those employees.	6 7 8 9 10 11 12 13	Q And what's that person's name? A Melanie Pustay. Q Okay. And was that signed off on by Ms this would have been during the Trump administration, right? A Yes. Q And who was do you know who the DOJ chief FOIA officer was in 2019?
8 9 10 11 12 13 14	been the policy across the department. If generally, employees that are not at the SES level, we don't consider to be public facing at the same level, and so they have a right to privacy, and we want to protect the names of those employees. Obviously, they work in very sensitive sensitive matters for the DEA, and	6 7 8 9 10 11 12 13 14	Q And what's that person's name? A Melanie Pustay. Q Okay. And was that signed off on by Ms this would have been during the Trump administration, right? A Yes. Q And who was do you know who the DOJ chief FOIA officer was in 2019? A That I do not.
8 9 10 11 12 13 14 15	been the policy across the department. If generally, employees that are not at the SES level, we don't consider to be public facing at the same level, and so they have a right to privacy, and we want to protect the names of those employees. Obviously, they work in very sensitive sensitive matters for the DEA, and so our general practice is to redact their names	6 7 8 9 10 11 12 13 14 15	Q And what's that person's name? A Melanie Pustay. Q Okay. And was that signed off on by Ms this would have been during the Trump administration, right? A Yes. Q And who was do you know who the DOJ chief FOIA officer was in 2019? A That I do not. Q Okay. So we're getting a little far field. So let me
8 9 10 11 12 13 14 15 16	been the policy across the department. If generally, employees that are not at the SES level, we don't consider to be public facing at the same level, and so they have a right to privacy, and we want to protect the names of those employees. Obviously, they work in very sensitive sensitive matters for the DEA, and so our general practice is to redact their names below SES level. Q Okay. So but and we can	6 7 8 9 10 11 12 13 14 15 16	Q And what's that person's name? A Melanie Pustay. Q Okay. And was that signed off on by Ms this would have been during the Trump administration, right? A Yes. Q And who was do you know who the DOJ chief FOIA officer was in 2019? A That I do not. Q Okay. So we're getting a little far
8 9 10 11 12 13 14 15 16 17	been the policy across the department. If generally, employees that are not at the SES level, we don't consider to be public facing at the same level, and so they have a right to privacy, and we want to protect the names of those employees. Obviously, they work in very sensitive sensitive matters for the DEA, and so our general practice is to redact their names below SES level. Q Okay. So but and we can certainly agree that there are many, many	6 7 8 9 10 11 12 13 14 15 16 17	Q And what's that person's name? A Melanie Pustay. Q Okay. And was that signed off on by Ms this would have been during the Trump administration, right? A Yes. Q And who was do you know who the DOJ chief FOIA officer was in 2019? A That I do not. Q Okay. So we're getting a little far field. So let me MR. RODRIGUEZ: Yeah. And we'll go off
8 9 10 11 12 13 14 15 16 17	been the policy across the department. If generally, employees that are not at the SES level, we don't consider to be public facing at the same level, and so they have a right to privacy, and we want to protect the names of those employees. Obviously, they work in very sensitive sensitive matters for the DEA, and so our general practice is to redact their names below SES level. Q Okay. So but and we can certainly agree that there are many, many individuals at DEA who do very sensitive law	6 7 8 9 10 11 12 13 14 15 16 17 18	Q And what's that person's name? A Melanie Pustay. Q Okay. And was that signed off on by Ms this would have been during the Trump administration, right? A Yes. Q And who was do you know who the DOJ chief FOIA officer was in 2019? A That I do not. Q Okay. So we're getting a little far field. So let me MR. RODRIGUEZ: Yeah. And we'll go off the record? MR. ZORN: Yeah.
8 9 10 11 12 13 14 15 16 17 18	been the policy across the department. If generally, employees that are not at the SES level, we don't consider to be public facing at the same level, and so they have a right to privacy, and we want to protect the names of those employees. Obviously, they work in very sensitive sensitive matters for the DEA, and so our general practice is to redact their names below SES level. Q Okay. So but and we can certainly agree that there are many, many individuals at DEA who do very sensitive law enforcement tasks.	6 7 8 9 10 11 12 13 14 15 16 17 18	Q And what's that person's name? A Melanie Pustay. Q Okay. And was that signed off on by Ms this would have been during the Trump administration, right? A Yes. Q And who was do you know who the DOJ chief FOIA officer was in 2019? A That I do not. Q Okay. So we're getting a little far field. So let me MR. RODRIGUEZ: Yeah. And we'll go off the record? MR. ZORN: Yeah. (Brief off-the-record discussion.)
8 9 10 11 12 13 14 15 16 17 18 19 20	been the policy across the department. If generally, employees that are not at the SES level, we don't consider to be public facing at the same level, and so they have a right to privacy, and we want to protect the names of those employees. Obviously, they work in very sensitive sensitive matters for the DEA, and so our general practice is to redact their names below SES level. Q Okay. So but and we can certainly agree that there are many, many individuals at DEA who do very sensitive law	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q And what's that person's name? A Melanie Pustay. Q Okay. And was that signed off on by Ms this would have been during the Trump administration, right? A Yes. Q And who was do you know who the DOJ chief FOIA officer was in 2019? A That I do not. Q Okay. So we're getting a little far field. So let me MR. RODRIGUEZ: Yeah. And we'll go off the record? MR. ZORN: Yeah.

1	Exhibit 9. And it's in the folder.	1	civil. I'm here we're here to talk about DOJ
2	(Deposition Exhibit Number 9	2	writ large and DEA.
3	was marked for identification.)	3	So my first question is: Does DEA have
4	BY MR. ZORN	4	a have a policy or even capability to search
5	Q And if you could tell me when you have	5	employees' e-mails without getting consent?
6	it up.	6	A Yes.
7	A I have it up.	7	Q And does it have a policy one way or
8	Q Okay. Now, this is a letter dated	8	the other on doing that?
9	August 17th, 2022, from America First Legal.	9	A We have we have two standard
10	Do you see that?	10	operating procedures that cover this topic, and
11	A Yes.	11	we our practice is not to rely on the owner of
12	Q And this is not a document you've seen	12	the e-mails to do their own search.
13	before, is it?	13	The only additional thing that we do
14	A No.	14	is, if they involved, like, higher level
15	Q And what I'd like to do is, if we could	15	officials, as a courtesy, we let them know that a
16	go a little bit farther into the document,	16	FOIA request has come in, we would like to go to
17	there's you'll see page 4 is blank, and then	17	the Information Systems Division to do the
18	there is a page 5.	18	search, you know, and so as a courtesy, we notify
19	A Yes.	19	them of that.
20	Q And do you see page 5?	20	Q But but you're talking about notice.
21	A Uh-huh.	21	There's no policy of consent or permission that
22	Q And there's a bunch of black boxes on	22	you're aware of, is there?
	Page 218		Page 220
1	the page that's redacting information, including	1	A No. And I do not seek employees'
2	e-mail addresses. You can see that, right?	2	permission.
3	A Yes.	3	Q And you mentioned these the two
4	Q And because this isn't a document	4	standard operating procedures.
5	you've seen before, I'm not going to ask you why	5	Were those both produced?
6	those e-mail addresses are redacted, although I	6	A Yes. Yes.
7	suspect we covered it in the last module.	7	MR. ZORN: Are we sure about that?
8	What I'd like for you to do is if you	8	THE WITNESS: So we're talking about
9	could just scroll down to this is if you	9	two
10	could scroll down to the April 14th, 2022,	10	MR. ZORN: If not, we can just
11	3:17 p.m. e-mail. And it's to Elizabeth Wood,	11	THE WITNESS: Sorry.
10	1 1 1 1 1 1 1 1 1 1 1 1 1		A D D D D D D D D D D D D D D D D D D D
12	and it begins with "Hi Elizabeth."	12	MR. RODRIGUEZ: They were either
13	A Number 14. There we go. Okay. I'm	13	produced or identified on the privilege log.
13 14	A Number 14. There we go. Okay. I'm there.	13 14	produced or identified on the privilege log. There were there were at least a
13 14 15	A Number 14. There we go. Okay. I'm there. Q Now, on the next page, I've highlighted	13 14 15	produced or identified on the privilege log. There were there were at least a couple of SOPs that were withheld. I know one of
13 14 15 16	A Number 14. There we go. Okay. I'm there. Q Now, on the next page, I've highlighted in this paragraph, "Secondarily, I understand the	13 14 15 16	produced or identified on the privilege log. There were there were at least a couple of SOPs that were withheld. I know one of them concerned, like, the national background
13 14 15 16 17	A Number 14. There we go. Okay. I'm there. Q Now, on the next page, I've highlighted in this paragraph, "Secondarily, I understand the Civil Division has a policy of not conducting a	13 14 15 16 17	produced or identified on the privilege log. There were there were at least a couple of SOPs that were withheld. I know one of them concerned, like, the national background information system and how you access that, and
13 14 15 16 17 18	A Number 14. There we go. Okay. I'm there. Q Now, on the next page, I've highlighted in this paragraph, "Secondarily, I understand the Civil Division has a policy of not conducting a FOIA search on employee e-mails without first	13 14 15 16 17	produced or identified on the privilege log. There were there were at least a couple of SOPs that were withheld. I know one of them concerned, like, the national background information system and how you access that, and another one involved the investigative files,
13 14 15 16 17 18 19	A Number 14. There we go. Okay. I'm there. Q Now, on the next page, I've highlighted in this paragraph, "Secondarily, I understand the Civil Division has a policy of not conducting a FOIA search on employee e-mails without first getting their permission or consent."	13 14 15 16 17 18 19	produced or identified on the privilege log. There were there were at least a couple of SOPs that were withheld. I know one of them concerned, like, the national background information system and how you access that, and another one involved the investigative files, maybe.
13 14 15 16 17 18 19 20	A Number 14. There we go. Okay. I'm there. Q Now, on the next page, I've highlighted in this paragraph, "Secondarily, I understand the Civil Division has a policy of not conducting a FOIA search on employee e-mails without first getting their permission or consent." Did I read that correctly?	13 14 15 16 17 18 19 20	produced or identified on the privilege log. There were there were at least a couple of SOPs that were withheld. I know one of them concerned, like, the national background information system and how you access that, and another one involved the investigative files, maybe. THE WITNESS: Uh-huh.
13 14 15 16 17 18 19	A Number 14. There we go. Okay. I'm there. Q Now, on the next page, I've highlighted in this paragraph, "Secondarily, I understand the Civil Division has a policy of not conducting a FOIA search on employee e-mails without first getting their permission or consent."	13 14 15 16 17 18 19	produced or identified on the privilege log. There were there were at least a couple of SOPs that were withheld. I know one of them concerned, like, the national background information system and how you access that, and another one involved the investigative files, maybe.

1	about it, but they they also seemed not really	1	bit. There's there's a little there's
2	relevant to the claims, but they were withheld	2	there's some text highlighted here about the
3	for law enforcement privilege.	3	policy of getting consent from employee to a FOIA
4	I'll double check on this one, but	4	search. That's a written policy.
5	MR. ZORN: Yeah.	5	Do you see that? It's April 14th.
6	THE WITNESS: I think we did.	6	A I see the April 15th one. Let me go
7	MR. RODRIGUEZ: It sounds familiar, so	7	down. Getting consent from employees
8	it should	8	Q Yes.
9	THE WITNESS: Yeah.	9	A prior to a FOIA search? Okay.
10	MR. RODRIGUEZ: either be identified	10	Q And this is not a policy DEA has,
11	in the privilege log or or it was produced.	11	right?
12	THE WITNESS: And they would reference	12	A We we don't have a policy that tells
13	e-mail searches on the front page of both.	13	the vast majority of employees that we are not
14	BY MR. ZORN	14	going to go to you for your own searches, no.
15	Q Okay. And then the next let's look	15	That does not exist.
16	at the next paragraph here.	16	Q Right. And my real question here is
17	"Thirdly, I asked about the unusual	17	we see that Ms. Wood says it's not a written
18	circumstances determination. I asked if we were	18	policy. Do you see that?
19	somehow able to identify even 20 of the correct	19	A Yes.
20	custodians who had communications, could this be	20	Q And I guess my my question here is,
21	a simple request processed in the normal course.	21	you know, the DEA has produced a number of
22	The short answer was no, it cannot be, because	22	written policies. You know, how are are there
22	Page 222	22	Page 224
1	assuming there are records, the Civil Division's	1	unwritten policies that weren't produced
1 2	assuming there are records, the Civil Division's FOIA office would still have to contact the	1 2	unwritten policies that weren't produced regarding FOIA processing, or was what was
	FOIA office would still have to contact the		unwritten policies that weren't produced regarding FOIA processing, or was what was produced does that that those are the
2	FOIA office would still have to contact the custodians, perform the search (or have the	2	regarding FOIA processing, or was what was produced does that that those are the
2 3	FOIA office would still have to contact the custodians, perform the search (or have the custodian do so), compile the records, and review	2 3	regarding FOIA processing, or was what was produced does that that those are the FOIA policies?
2 3 4	FOIA office would still have to contact the custodians, perform the search (or have the custodian do so), compile the records, and review them for responsiveness and redactions. My	2 3 4	regarding FOIA processing, or was what was produced does that that those are the
2 3 4 5	FOIA office would still have to contact the custodians, perform the search (or have the custodian do so), compile the records, and review them for responsiveness and redactions. My understanding is that, short of there being no	2 3 4 5	regarding FOIA processing, or was what was produced does that that those are the FOIA policies? A What is produced what we produced to
2 3 4 5 6	FOIA office would still have to contact the custodians, perform the search (or have the custodian do so), compile the records, and review them for responsiveness and redactions. My understanding is that, short of there being no responsive records, there is no way to obtain a	2 3 4 5 6	regarding FOIA processing, or was what was produced does that that those are the FOIA policies? A What is produced what we produced to you is all we have in place as of right now.
2 3 4 5 6 7	FOIA office would still have to contact the custodians, perform the search (or have the custodian do so), compile the records, and review them for responsiveness and redactions. My understanding is that, short of there being no responsive records, there is no way to obtain a determination of anything other than unusual	2 3 4 5 6 7	regarding FOIA processing, or was what was produced does that that those are the FOIA policies? A What is produced what we produced to you is all we have in place as of right now. Q Okay. Are there unwritten policies at
2 3 4 5 6 7 8	FOIA office would still have to contact the custodians, perform the search (or have the custodian do so), compile the records, and review them for responsiveness and redactions. My understanding is that, short of there being no responsive records, there is no way to obtain a	2 3 4 5 6 7 8	regarding FOIA processing, or was what was produced does that that those are the FOIA policies? A What is produced what we produced to you is all we have in place as of right now. Q Okay. Are there unwritten policies at DEA for FOIA processing or
2 3 4 5 6 7 8	FOIA office would still have to contact the custodians, perform the search (or have the custodian do so), compile the records, and review them for responsiveness and redactions. My understanding is that, short of there being no responsive records, there is no way to obtain a determination of anything other than unusual circumstances despite the request being for	2 3 4 5 6 7 8 9	regarding FOIA processing, or was what was produced does that that those are the FOIA policies? A What is produced what we produced to you is all we have in place as of right now. Q Okay. Are there unwritten policies at DEA for FOIA processing or A I mean, I can't I can't really speak
2 3 4 5 6 7 8 9	FOIA office would still have to contact the custodians, perform the search (or have the custodian do so), compile the records, and review them for responsiveness and redactions. My understanding is that, short of there being no responsive records, there is no way to obtain a determination of anything other than unusual circumstances despite the request being for communications with one specific non-governmental	2 3 4 5 6 7 8 9	regarding FOIA processing, or was what was produced does that that those are the FOIA policies? A What is produced what we produced to you is all we have in place as of right now. Q Okay. Are there unwritten policies at DEA for FOIA processing or A I mean, I can't I can't really speak to those or think of those in the moment, but I
2 3 4 5 6 7 8 9 10	FOIA office would still have to contact the custodians, perform the search (or have the custodian do so), compile the records, and review them for responsiveness and redactions. My understanding is that, short of there being no responsive records, there is no way to obtain a determination of anything other than unusual circumstances despite the request being for communications with one specific non-governmental e-mail address."	2 3 4 5 6 7 8 9 10	regarding FOIA processing, or was what was produced does that that those are the FOIA policies? A What is produced what we produced to you is all we have in place as of right now. Q Okay. Are there unwritten policies at DEA for FOIA processing or A I mean, I can't I can't really speak to those or think of those in the moment, but I can tell you, I have a list of things I would
2 3 4 5 6 7 8 9 10 11 12	FOIA office would still have to contact the custodians, perform the search (or have the custodian do so), compile the records, and review them for responsiveness and redactions. My understanding is that, short of there being no responsive records, there is no way to obtain a determination of anything other than unusual circumstances despite the request being for communications with one specific non-governmental e-mail address." Did I read that correctly? A You did.	2 3 4 5 6 7 8 9 10 11 12	regarding FOIA processing, or was what was produced does that that those are the FOIA policies? A What is produced what we produced to you is all we have in place as of right now. Q Okay. Are there unwritten policies at DEA for FOIA processing or A I mean, I can't I can't really speak to those or think of those in the moment, but I can tell you, I have a list of things I would like to put into writing. So, you know, there's
2 3 4 5 6 7 8 9 10 11 12 13	FOIA office would still have to contact the custodians, perform the search (or have the custodian do so), compile the records, and review them for responsiveness and redactions. My understanding is that, short of there being no responsive records, there is no way to obtain a determination of anything other than unusual circumstances despite the request being for communications with one specific non-governmental e-mail address." Did I read that correctly? A You did. Q And this this is not again, this	2 3 4 5 6 7 8 9 10 11 12 13	regarding FOIA processing, or was what was produced does that that those are the FOIA policies? A What is produced what we produced to you is all we have in place as of right now. Q Okay. Are there unwritten policies at DEA for FOIA processing or A I mean, I can't I can't really speak to those or think of those in the moment, but I can tell you, I have a list of things I would like to put into writing. So, you know, there's how to process certain types of cases.
2 3 4 5 6 7 8 9 10 11 12 13 14	FOIA office would still have to contact the custodians, perform the search (or have the custodian do so), compile the records, and review them for responsiveness and redactions. My understanding is that, short of there being no responsive records, there is no way to obtain a determination of anything other than unusual circumstances despite the request being for communications with one specific non-governmental e-mail address." Did I read that correctly? A You did.	2 3 4 5 6 7 8 9 10 11 12 13	regarding FOIA processing, or was what was produced does that that those are the FOIA policies? A What is produced what we produced to you is all we have in place as of right now. Q Okay. Are there unwritten policies at DEA for FOIA processing or A I mean, I can't I can't really speak to those or think of those in the moment, but I can tell you, I have a list of things I would like to put into writing. So, you know, there's how to process certain types of cases. Q Okay.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	FOIA office would still have to contact the custodians, perform the search (or have the custodian do so), compile the records, and review them for responsiveness and redactions. My understanding is that, short of there being no responsive records, there is no way to obtain a determination of anything other than unusual circumstances despite the request being for communications with one specific non-governmental e-mail address." Did I read that correctly? A You did. Q And this this is not again, this is talking about the Civil Division, but, again, this is a department-wide understanding of the	2 3 4 5 6 7 8 9 10 11 12 13 14 15	regarding FOIA processing, or was what was produced does that that those are the FOIA policies? A What is produced what we produced to you is all we have in place as of right now. Q Okay. Are there unwritten policies at DEA for FOIA processing or A I mean, I can't I can't really speak to those or think of those in the moment, but I can tell you, I have a list of things I would like to put into writing. So, you know, there's how to process certain types of cases. Q Okay. A Yeah.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	FOIA office would still have to contact the custodians, perform the search (or have the custodian do so), compile the records, and review them for responsiveness and redactions. My understanding is that, short of there being no responsive records, there is no way to obtain a determination of anything other than unusual circumstances despite the request being for communications with one specific non-governmental e-mail address." Did I read that correctly? A You did. Q And this this is not again, this is talking about the Civil Division, but, again,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	regarding FOIA processing, or was what was produced does that that those are the FOIA policies? A What is produced what we produced to you is all we have in place as of right now. Q Okay. Are there unwritten policies at DEA for FOIA processing or A I mean, I can't I can't really speak to those or think of those in the moment, but I can tell you, I have a list of things I would like to put into writing. So, you know, there's how to process certain types of cases. Q Okay. A Yeah. Q But those aren't, like, really DEA
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	FOIA office would still have to contact the custodians, perform the search (or have the custodian do so), compile the records, and review them for responsiveness and redactions. My understanding is that, short of there being no responsive records, there is no way to obtain a determination of anything other than unusual circumstances despite the request being for communications with one specific non-governmental e-mail address." Did I read that correctly? A You did. Q And this this is not again, this is talking about the Civil Division, but, again, this is a department-wide understanding of the unusual circumstances exception, which is, if you have to contact someone else, that's unusual	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	regarding FOIA processing, or was what was produced does that that those are the FOIA policies? A What is produced what we produced to you is all we have in place as of right now. Q Okay. Are there unwritten policies at DEA for FOIA processing or A I mean, I can't I can't really speak to those or think of those in the moment, but I can tell you, I have a list of things I would like to put into writing. So, you know, there's how to process certain types of cases. Q Okay. A Yeah. Q But those aren't, like, really DEA policies; those are more just like best
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	FOIA office would still have to contact the custodians, perform the search (or have the custodian do so), compile the records, and review them for responsiveness and redactions. My understanding is that, short of there being no responsive records, there is no way to obtain a determination of anything other than unusual circumstances despite the request being for communications with one specific non-governmental e-mail address." Did I read that correctly? A You did. Q And this this is not again, this is talking about the Civil Division, but, again, this is a department-wide understanding of the unusual circumstances exception, which is, if you	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	regarding FOIA processing, or was what was produced does that that those are the FOIA policies? A What is produced what we produced to you is all we have in place as of right now. Q Okay. Are there unwritten policies at DEA for FOIA processing or A I mean, I can't I can't really speak to those or think of those in the moment, but I can tell you, I have a list of things I would like to put into writing. So, you know, there's how to process certain types of cases. Q Okay. A Yeah. Q But those aren't, like, really DEA policies; those are more just like best practices?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	FOIA office would still have to contact the custodians, perform the search (or have the custodian do so), compile the records, and review them for responsiveness and redactions. My understanding is that, short of there being no responsive records, there is no way to obtain a determination of anything other than unusual circumstances despite the request being for communications with one specific non-governmental e-mail address." Did I read that correctly? A You did. Q And this this is not again, this is talking about the Civil Division, but, again, this is a department-wide understanding of the unusual circumstances exception, which is, if you have to contact someone else, that's unusual circumstances, someone else outside the FOIA	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	regarding FOIA processing, or was what was produced does that that those are the FOIA policies? A What is produced what we produced to you is all we have in place as of right now. Q Okay. Are there unwritten policies at DEA for FOIA processing or A I mean, I can't I can't really speak to those or think of those in the moment, but I can tell you, I have a list of things I would like to put into writing. So, you know, there's how to process certain types of cases. Q Okay. A Yeah. Q But those aren't, like, really DEA policies; those are more just like best practices? A Internal for my staff, right, that's
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	FOIA office would still have to contact the custodians, perform the search (or have the custodian do so), compile the records, and review them for responsiveness and redactions. My understanding is that, short of there being no responsive records, there is no way to obtain a determination of anything other than unusual circumstances despite the request being for communications with one specific non-governmental e-mail address." Did I read that correctly? A You did. Q And this this is not again, this is talking about the Civil Division, but, again, this is a department-wide understanding of the unusual circumstances exception, which is, if you have to contact someone else, that's unusual circumstances, someone else outside the FOIA office; fair?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	regarding FOIA processing, or was what was produced does that that those are the FOIA policies? A What is produced what we produced to you is all we have in place as of right now. Q Okay. Are there unwritten policies at DEA for FOIA processing or A I mean, I can't I can't really speak to those or think of those in the moment, but I can tell you, I have a list of things I would like to put into writing. So, you know, there's how to process certain types of cases. Q Okay. A Yeah. Q But those aren't, like, really DEA policies; those are more just like best practices? A Internal for my staff, right, that's what that would be for.

1	record and come back, I think that will just	1	to me, you can see at the top it's "Intake Team
2	be it.	2	Procedures," and then in parenthesis, "needs to
3	THE WITNESS: Okay.	3	be put into SOP."
4	MR. ZORN: All right.	4	So this is essentially something that
5	MR. RODRIGUEZ: Off the record.	5	needs to be put into an SOP, but hasn't been put
6	VIDEO TECHNICIAN: Going off the	6	into one yet?
7	record, the time is 15:09 p.m.	7	A Just haven't put it into the nice SOP
8	(Recess 3:09 p.m. to 3:20 p.m.)	8	format yet, yeah.
9	VIDEO TECHNICIAN: Going back on the	9	Q All right.
10	record, the time is 15:20 p.m.	10	A This was typed up, and we're trying to
11	MR. ZORN: Welcome back, Ms. Miller.	11	get all our SOPs
12	THE WITNESS: Thank you.	12	Q All right. And several of those SOPs
13	MR. ZORN: Also, in the marked exhibits	13	were produced, such as the spaces required
14	folder, you've got Exhibit 4, and I've just got a	14	between sentences?
15	couple of quick questions about it. So if you	15	A Yes.
16	can tell me when you have it pulled up.	16	Q Yeah. And then there was there's an
17	(Deposition Exhibit Number 4	17	SOP on on processing requests, which was
18	was marked for identification.)	18	produced, an SOP on on TC searches.
19	THE WITNESS: Okay.	19	What are TC searches?
20	BY MR. ZORN	20	A So that TC is the acronym for the
21	Q And again I'll represent for the	21	Information System Division, so that SOP covers
22	record, I made the blue highlights. The document	22	how we handle searches for e-mails agency-wide.
	Page 226		Page 228
1	was produced without that.	1	Q Okay. And and that's a good
1 2	was produced without that. And so so at the very top, it says	1 2	Q Okay. And and that's a good question, which is: How are e-mails kept at DEA?
	_		-
2	And so so at the very top, it says	2	question, which is: How are e-mails kept at DEA?
2 3	And so so at the very top, it says "FSRN meeting agenda."	2 3	question, which is: How are e-mails kept at DEA? A How are they kept?
2 3 4	And so so at the very top, it says "FSRN meeting agenda." Do you see that?	2 3 4	question, which is: How are e-mails kept at DEA? A How are they kept? Q How are they stored?
2 3 4 5	And so so at the very top, it says "FSRN meeting agenda." Do you see that? A I do.	2 3 4 5	question, which is: How are e-mails kept at DEA? A How are they kept? Q How are they stored? A So this an IT question that I can't
2 3 4 5 6	And so so at the very top, it says "FSRN meeting agenda." Do you see that? A I do. Q And so what is FSRN again?	2 3 4 5 6	question, which is: How are e-mails kept at DEA? A How are they kept? Q How are they stored? A So this an IT question that I can't really articulate for you. I mean, my what I
2 3 4 5 6 7	And so so at the very top, it says "FSRN meeting agenda." Do you see that? A I do. Q And so what is FSRN again? A So, again, this is one of our former	2 3 4 5 6 7	question, which is: How are e-mails kept at DEA? A How are they kept? Q How are they stored? A So this an IT question that I can't really articulate for you. I mean, my what I could articulate is how we initiate a search for
2 3 4 5 6 7 8	And so so at the very top, it says "FSRN meeting agenda." Do you see that? A I do. Q And so what is FSRN again? A So, again, this is one of our former acronyms. It used to be the acronym for the	2 3 4 5 6 7 8	question, which is: How are e-mails kept at DEA? A How are they kept? Q How are they stored? A So this an IT question that I can't really articulate for you. I mean, my what I could articulate is how we initiate a search for e-mail records
2 3 4 5 6 7 8 9	And so so at the very top, it says "FSRN meeting agenda." Do you see that? A I do. Q And so what is FSRN again? A So, again, this is one of our former acronyms. It used to be the acronym for the intake unit.	2 3 4 5 6 7 8 9	question, which is: How are e-mails kept at DEA? A How are they kept? Q How are they stored? A So this an IT question that I can't really articulate for you. I mean, my what I could articulate is how we initiate a search for e-mail records Q Well
2 3 4 5 6 7 8 9	And so so at the very top, it says "FSRN meeting agenda." Do you see that? A I do. Q And so what is FSRN again? A So, again, this is one of our former acronyms. It used to be the acronym for the intake unit. Q All right. And my first question is:	2 3 4 5 6 7 8 9	question, which is: How are e-mails kept at DEA? A How are they kept? Q How are they stored? A So this an IT question that I can't really articulate for you. I mean, my what I could articulate is how we initiate a search for e-mail records Q Well A and how it's collected.
2 3 4 5 6 7 8 9 10	And so so at the very top, it says "FSRN meeting agenda." Do you see that? A I do. Q And so what is FSRN again? A So, again, this is one of our former acronyms. It used to be the acronym for the intake unit. Q All right. And my first question is: What is this document I'm looking at?	2 3 4 5 6 7 8 9 10	question, which is: How are e-mails kept at DEA? A How are they kept? Q How are they stored? A So this an IT question that I can't really articulate for you. I mean, my what I could articulate is how we initiate a search for e-mail records Q Well A and how it's collected. Q Well, let's start there.
2 3 4 5 6 7 8 9 10 11 12	And so so at the very top, it says "FSRN meeting agenda." Do you see that? A I do. Q And so what is FSRN again? A So, again, this is one of our former acronyms. It used to be the acronym for the intake unit. Q All right. And my first question is: What is this document I'm looking at? A Let me see here for one moment.	2 3 4 5 6 7 8 9 10 11	question, which is: How are e-mails kept at DEA? A How are they kept? Q How are they stored? A So this an IT question that I can't really articulate for you. I mean, my what I could articulate is how we initiate a search for e-mail records Q Well A and how it's collected. Q Well, let's start there. A Okay.
2 3 4 5 6 7 8 9 10 11 12 13	And so so at the very top, it says "FSRN meeting agenda." Do you see that? A I do. Q And so what is FSRN again? A So, again, this is one of our former acronyms. It used to be the acronym for the intake unit. Q All right. And my first question is: What is this document I'm looking at? A Let me see here for one moment. So this is part of the training for the	2 3 4 5 6 7 8 9 10 11 12 13	question, which is: How are e-mails kept at DEA? A How are they kept? Q How are they stored? A So this an IT question that I can't really articulate for you. I mean, my what I could articulate is how we initiate a search for e-mail records Q Well A and how it's collected. Q Well, let's start there. A Okay. Q So how let's well, there was a
2 3 4 5 6 7 8 9 10 11 12 13	And so so at the very top, it says "FSRN meeting agenda." Do you see that? A I do. Q And so what is FSRN again? A So, again, this is one of our former acronyms. It used to be the acronym for the intake unit. Q All right. And my first question is: What is this document I'm looking at? A Let me see here for one moment. So this is part of the training for the new new staff members on the intake unit.	2 3 4 5 6 7 8 9 10 11 12 13	question, which is: How are e-mails kept at DEA? A How are they kept? Q How are they stored? A So this an IT question that I can't really articulate for you. I mean, my what I could articulate is how we initiate a search for e-mail records Q Well A and how it's collected. Q Well, let's start there. A Okay. Q So how let's well, there was a request. One of my requests was for e-mails, but
2 3 4 5 6 7 8 9 10 11 12 13 14 15	And so so at the very top, it says "FSRN meeting agenda." Do you see that? A I do. Q And so what is FSRN again? A So, again, this is one of our former acronyms. It used to be the acronym for the intake unit. Q All right. And my first question is: What is this document I'm looking at? A Let me see here for one moment. So this is part of the training for the new new staff members on the intake unit. This is giving them instructions on how to load	2 3 4 5 6 7 8 9 10 11 12 13 14 15	question, which is: How are e-mails kept at DEA? A How are they kept? Q How are they stored? A So this an IT question that I can't really articulate for you. I mean, my what I could articulate is how we initiate a search for e-mail records Q Well A and how it's collected. Q Well, let's start there. A Okay. Q So how let's well, there was a request. One of my requests was for e-mails, but let's just take a hypothetical request.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	And so so at the very top, it says "FSRN meeting agenda." Do you see that? A I do. Q And so what is FSRN again? A So, again, this is one of our former acronyms. It used to be the acronym for the intake unit. Q All right. And my first question is: What is this document I'm looking at? A Let me see here for one moment. So this is part of the training for the new new staff members on the intake unit. This is giving them instructions on how to load certain documents into our case management	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	question, which is: How are e-mails kept at DEA? A How are they kept? Q How are they stored? A So this an IT question that I can't really articulate for you. I mean, my what I could articulate is how we initiate a search for e-mail records Q Well A and how it's collected. Q Well, let's start there. A Okay. Q So how let's well, there was a request. One of my requests was for e-mails, but let's just take a hypothetical request. I want I give you two employees. I
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	And so so at the very top, it says "FSRN meeting agenda." Do you see that? A I do. Q And so what is FSRN again? A So, again, this is one of our former acronyms. It used to be the acronym for the intake unit. Q All right. And my first question is: What is this document I'm looking at? A Let me see here for one moment. So this is part of the training for the new new staff members on the intake unit. This is giving them instructions on how to load certain documents into our case management system.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	question, which is: How are e-mails kept at DEA? A How are they kept? Q How are they stored? A So this an IT question that I can't really articulate for you. I mean, my what I could articulate is how we initiate a search for e-mail records Q Well A and how it's collected. Q Well, let's start there. A Okay. Q So how let's well, there was a request. One of my requests was for e-mails, but let's just take a hypothetical request. I want I give you two employees. I want their e-mails, and I give you search terms.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	And so so at the very top, it says "FSRN meeting agenda." Do you see that? A I do. Q And so what is FSRN again? A So, again, this is one of our former acronyms. It used to be the acronym for the intake unit. Q All right. And my first question is: What is this document I'm looking at? A Let me see here for one moment. So this is part of the training for the new new staff members on the intake unit. This is giving them instructions on how to load certain documents into our case management system. I'm just kind of skimming this for one	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	question, which is: How are e-mails kept at DEA? A How are they kept? Q How are they stored? A So this an IT question that I can't really articulate for you. I mean, my what I could articulate is how we initiate a search for e-mail records Q Well A and how it's collected. Q Well, let's start there. A Okay. Q So how let's well, there was a request. One of my requests was for e-mails, but let's just take a hypothetical request. I want I give you two employees. I want their e-mails, and I give you search terms. Just walk me through the steps of collecting
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	And so so at the very top, it says "FSRN meeting agenda." Do you see that? A I do. Q And so what is FSRN again? A So, again, this is one of our former acronyms. It used to be the acronym for the intake unit. Q All right. And my first question is: What is this document I'm looking at? A Let me see here for one moment. So this is part of the training for the new new staff members on the intake unit. This is giving them instructions on how to load certain documents into our case management system. I'm just kind of skimming this for one moment. Yeah, this is it's basically	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	question, which is: How are e-mails kept at DEA? A How are they kept? Q How are they stored? A So this an IT question that I can't really articulate for you. I mean, my what I could articulate is how we initiate a search for e-mail records Q Well A and how it's collected. Q Well, let's start there. A Okay. Q So how let's well, there was a request. One of my requests was for e-mails, but let's just take a hypothetical request. I want I give you two employees. I want their e-mails, and I give you search terms. Just walk me through the steps of collecting and and reviewing and producing
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	And so so at the very top, it says "FSRN meeting agenda." Do you see that? A I do. Q And so what is FSRN again? A So, again, this is one of our former acronyms. It used to be the acronym for the intake unit. Q All right. And my first question is: What is this document I'm looking at? A Let me see here for one moment. So this is part of the training for the new new staff members on the intake unit. This is giving them instructions on how to load certain documents into our case management system. I'm just kind of skimming this for one moment. Yeah, this is it's basically providing instruction on how we handle certain	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	question, which is: How are e-mails kept at DEA? A How are they kept? Q How are they stored? A So this an IT question that I can't really articulate for you. I mean, my what I could articulate is how we initiate a search for e-mail records Q Well A and how it's collected. Q Well, let's start there. A Okay. Q So how let's well, there was a request. One of my requests was for e-mails, but let's just take a hypothetical request. I want I give you two employees. I want their e-mails, and I give you search terms. Just walk me through the steps of collecting and and reviewing and producing A Sure.

a send the memo along with a request letter to our point of contact that sits in the office of — the hardon and the memo along with a request letter to our point of contact that sits in the office of — the hardon and the memo along with a request letter to our point of contact that sits in the office of — the hardon and the memo along with a request letter to our point of contact that sits in the office of — the hardon and the memo along with a request letter to our point of contact that sits in the office of — the hardon and the memo along with a request letter to our point of contact that sits in the office of — the hardon and the would have them — they reach out to another unit within that division to actually concuption of what percentage of FOIA requests are for e-mails? A I do not have the percentage, no. I wouldn't be able to tell you off the top of my head. Page 230 A And so is it your understanding — and maybe you don't know, but — but that there is a centralized server with DEA e-mails? A Page 230 A Poshably. I don't know exactly how it's all kept. You know, I'm not — I admit I'm on ot an I'll expert, so — Q Okay, And I'm not saying it is or isn't letter, the because that server isn't in the FOIA office, unusual circumstances every — every time? A Correct. And the unit that runs the e-mails - does the e-mail searches for us sits in another city in Virginia. They're not located in our headquarters buildings in Arlington where the FOIA office is located. Q Could — is it possible — I mean, it Page 231 Page 231 Page 232 A Correct. And the unit that runs the e-mails - does the e-mail searches for us sits in another city in Virginia. They're not located in our headquarters buildings in Arlington where the FOIA office is located. Q Colud — is it possible — I mean, it Page 231 Page 232 A Correct. And the mit that runs the e-mails - does the e-mail searches for us sits in another city in Virginia. They're not located in our headquarters buildings in Arlington where the foIA office were on the third				
3 point of contact that sits in the office of 4 the Information Technology Division. 5 We would have them they reach out to 6 another unit within that division to actually 7 conduct this the e-mail search. They use a 8 particular tool called Intela to capture these 9 responsive e-mails. 10 And then once the search is done we 11 give the offices five days to complete a search. 12 So once we get those records or we're notified 13 that the records are ready, my team will go into 14 that Intela site and take take the e-mails and 15 load them into our own case management system. 16 FOIA/Dress, to begin processing. 17 Q So and what do you have any 18 conception of what percentage of FOIA requests 19 are for e-mails? 20 A I do not have the percentage, no. I 21 wouldn't be able to tell you off the top of my 22 head. 21 Q And so is it your understanding and 22 maybe you don't know, but but that there is a 33 centralized server with DEA e-mails? 4 A Probably. I don't know exactly how 5 it's all kept. You know, I'm not I admit I'm 6 not an IT expert, so 2 Q Okay. And I'm not saying it is or 8 isn't the case, but lefs just assume there is a 9 single server that has all DEA e-mails or some 10 database that allows a centralized repository. 11 Do you follow me? 12 A Yes. 13 Q It's still the position of DEA and DOJ, 14 for that matter, that because that server isn't 15 in the FOIA office; in load I'm of the case, but lefs just assume there is a 16 every every time? 17 A Correct. And the unit that runs the 18 e-mails does the e-mail searches for us sits 19 in another city in Virginia. They're not located 19 in our headquarters buildings in Arlington where 20 the FOIA office is located. 21 Q C ould is it possible I mean, it 22 D C ould is it possible I mean, it 23 this other system? 24 A For Intela, there was. I had to take them to that part of Virginia where the intent to the office where I had to take them to that part of Virginia where the intention that part of Virginia m	1	draft up what we call a search memo. We would	1	might not be a fair question, but is there any
4 the Information Technology Division. We would have them they reach out to another unit within that division to actually conduct this the e-mail search. They use a particular tool called Intela to capture these responsive e-mails. 7 conduct this the e-mail search. They use a particular tool called Intela to capture these responsive e-mails. 8 particular tool called Intela to capture these responsive e-mails. 10 And then once the search is done we give the offices five days to complete a search. 11 give the offices five days to complete a search. 12 So once we get those records or we're notified that the records are ready, my team will go into that Intela site and take take the e-mails and that the records are ready, my team will go into that Intela site and take take the e-mails and that the records are ready, my team will go into that Intela site and take take the e-mails and that the records are ready, my team will go into that Intela site and take take the e-mails and that Intela site and take take the e-mails and that Intela site and take take the e-mails and that Intela site and take take the e-mails and that Intela site and take take the e-mails and that Intela site and take take the e-mails and that Intela site and take take the e-mails and that Intela site and take take the e-mails and that Intela site and take take the e-mails and that Intela site and take take the e-mails and that Intela site and take take the e-mails and that Intela site and take take the e-mails and that Intela site and take take the e-mails and that Intela site and take take the e-mails and that Intela site and take take the e-mails and that Intela site and take take the e-mails and that Intela site and take take the e-mails and that Intela site and take take the e-mails and that Intela site and take take the e-mails and take the tak				
We would have them—they reach out to another unit within that division to actually conduct this—the e-mail search. They use a particular tool called Intela to capture these responsive e-mails. And then once the search is done—we give the offices five days to complete a search. So once we get those records or we're notified that the records are ready, my team will go into that Intela site and take—take the e-mails and load them into our own case management system, FOIAXpress, to begin processing. Q So—and what—do you have any conception of what percentage of FOIA requests are for e-mails? A I do not have the percentage, no. I wouldn't be able to tell you off the top of my head. Q And so is it your understanding—and maybe you don't know, but—but that there is a centralized server with DFA e-mails? A Probably. I don't know exactly how is it's all kept. You know, I'm not—I admit I'm not an IT expert, so— Q Okay. And I'm not saying it is or isn't the case, but let's just assume there is a single server that has all DEA e-mails or some database that allows a centralized repository. Do you follow me? A Yes. Q It's still the position of DEA and DOI, of for that matter, that because that server isn't in the FOIA office, unusual circumstances every—every time? A Correct. And the unit that runs the e-mails—does the e-mails earches for us sits in another city in Virginia. They're not located in our headquarters buildings in Arlington where the FOIA office is located. D Q Could—is it possible—I mean, it		-	_	-
6 another unit within that division to actually 7 conduct this the e-mail search. They use a 8 particular tool called Intela to capture these 9 responsive e-mails. 10 And then once the search is done we 11 give the offices five days to complete a search. 12 So once we get those records or we're notified 13 that the records are ready, my team will go into 14 that Intela site and take take the e-mails and 15 load them into our own case management system, 16 FOIAXpress, to begin processing. 17 Q So and what do you have any 18 conception of what percentage of FOIA requests 19 are for e-mails? 20 A I do not have the percentage, no. I 21 wouldn't be able to tell you off the top of my 22 head. 22 Po Could is it possible I mean, it 23 and so, yes, there was some training for my staff in how to utilize that system. 24 A Probably. I don't know exactly how 25 it's all kept. You know, I'm not I admit I'm 26 not an IT expert, so 7 Q Okay. And I'm not saying it is or 27 a Posably. I don't know exactly how 28 isn't the case, but let's just assume there is a 3 single server that has all DEA e-mails or some 10 database that allows a centralized repository. 11 Do you follow me? 12 A Yes. 13 Q It's still the position of DEA and DOJ, 14 for that matter, that because that server isn't 15 in the FOIA office, unusual circumstances 16 every every time? 17 A Correct. And the unit that runs the 18 e-mails does the e-mail searches for us sits 19 in another city in Virginia. They're not located 19 in our headquarters buildings in Arlington where 20 the FOIA office were on the third floor 21 do Location is in possible I mean, it 22 instead, the FOIA office were on the third floor	4		4	A For Intela, there was. I had to take
7 conduct this – the e-mail search. They use a 8 particular tool called Intela to capture these responsive e-mails. 8 particular tool called Intela to capture these responsive e-mails. 9 responsive e-mails. 10 And then once the search is done – we give the offices five days to complete a search. 11 give the offices five days to complete a search. 12 So once we get those records or we're notified that ther ecords are ready, my team will go into that Intela site and take – take the e-mails and that there is a too dathem into our own case management system, the processing. 14 that finela site and take – take the e-mails and 15 load them into our own case management system, that there is a refor e-mails? 16 FOIAXpress, to begin processing. 17 Q So – and what – do you have any conception of what percentage of FOIA requests are for e-mails? 18 A – let me – 19 Q – that system? 19 A I do not have the percentage, no. I wouldn't be able to tell you off the top of my head. 10 And so is it your understanding – and maybe you don't know, but – but that there is a centralized server with DEA e-mails? 11 Q And so is it your understanding – and maybe you don't know, but – but that there is a sin't the case, but let's just assume there is a sin't the case, but let's just assume there is a sin't the case, but let's just assume there is a sin't the case, but let's just assume there is a sin't the case, but let's just assume there is a sin't the case, but let's just assume there is a sin't the case, but let's just assume there is a sin't the case, but let's just assume there is a sin't the case, but let's just assume there is a sin't the case, but let's just assume there is a sin't the case, but let's just assume there is a sin't the case, but let's just assume there is a sin't the case, but let's just assume there is a sin't the case, but let's just assume there is a sin't the case, but let's just assume there is a sin't the case, but let's just assume there is a sin't the case, but let's just assume there is a sin't the case, but	5	We would have them they reach out to	5	my team out to the office where I had to take
8 particular tool called Intela to capture these responsive e-mails. And then once the search is done we green to fice five days to complete a search. So once we get those records or we're notified that the records are ready, my team will go into that the trecords are ready, my team will go into that the records are ready, my team will go into that the trecords are ready, my team will go into that the records are ready, my team will go into that the trecords are ready, my team will go into that the trecords are ready, my team will go into that the records are ready, my team will go into that the records are ready, my team will go into that the trecords are ready, my team will go into that the records are ready, my team will go into that the records are ready, my team will go into that the records are ready, my team will go into that the records are ready, my team will go into that the records are ready, my team will go into that the records are ready, my team will go into that the records are ready, my team will go into the too to tuilize that system. Q And wait. So the staff knows how to use A So 17 Q knows how to use A clarify. So the experts the subject matter experts that sit in our IT with the subject matter experts that sit in our IT with the subject matter experts that sit in our IT outlies to the page 232 or that system? 1 Q And so is it your understanding and maybe you don't know, but but that there is a centralized server with DEA e-mails? 1 Q And so is it your understanding and maybe you don't know, but but that there is a centralized server with DEA e-mails? 1 Q And so is it your understanding and maybe you don't know, but but that there is a centralized server with DEA e-mails? 2 D Q Say. And I'm not saying it is or sin't the case, but let's just assume there is a single server that has all DEA e-mails or some database that allows a centralized repository. 1 Do you follow me? 2 A Yes. 1 D Q G It's still the position of DEA and DOI, for that mat	6	another unit within that division to actually	6	them to that part of Virginia where the
9 the tool to pull those e-mails and bring them into our case management system. 12 So once we get those records or we're notified that the records are ready, my team will go into that Intela site and take take the e-mails and to yes, there was some training for my staff in how to utilize that system. 14 that Intela site and take take the e-mails and them into our own case management system, to begin processing. 15 POIANpress, to begin processing. 16 POIANpress, to begin processing. 17 Q So and what do you have any the conception of what percentage of POIA requests are for e-mails? 18 conception of what percentage of POIA requests are for e-mails? 19 A I do not have the percentage, no. I wouldn't be able to tell you off the top of my head. 10 in how to utilize that system. 11 Q knows how to use the POIA staff the wouldn't be able to tell you off the top of my head. 11	7	conduct this the e-mail search. They use a	7	intelligence I'm sorry the Information
And then once the search is done — we li give the offices five days to complete a search. So once we get those records or we're notified that the records are ready, my team will go into that Intela site and take — take the e-mails and that intela site and take — take the e-mails and that intela site and take — take the e-mails and that Intela site and take — take the e-mails and that Intela site and take — take the e-mails and that Intela site and take — take the e-mails and that Intela site and take — take the e-mails and that Intela site and take — take the e-mails and that Intela site and take — take the e-mails and that Intela site and take — take the e-mails and that Intela site and take — take the e-mails and that Intela site and take — take the e-mails and that Intela site and take — take the e-mails and that Intela site and take — take the e-mails and that Intela site and take — take the e-mails and that Intela site and take — take the e-mails and that Intela site and take — take the e-mails and that Intela site and take — take the e-mails and that the records are ready, my team it so the staff knows how to that Intela site and take — take the e-mails and that Intela site and take — take the e-mails and that the records are ready, my team it so the staff knows how to that Intela site and take — take the e-mails and that the records are ready, my team it so the staff knows how to that Intela site and take — take the e-mails and that the records are ready, my team it so the staff knows how to use — the FOIA staff — Q - that system. A - let me — Q - that system. A let me — guivaline that system. A let me — guivaline that system. A let me — guivaline that system. The year the FOIA office, and then we have to log into Intela to pull those responsive records out. So they're not searching for records, my team. They're basically retrieving the material that's already been placed into Intela that's already been placed into Intela staff is done remotely, right? A Yes. Q And then you're say	8	particular tool called Intela to capture these	8	Systems Division sits to train them how to use
11 give the offices five days to complete a search. 12 So once we get those records or we're notified 13 that the records are ready, my team will go into 14 that Intela site and take – take the e-mails and 15 load them into our own case management system, 16 FOIAXpress, to begin processing. 17 Q So – and what – do you have any 18 conception of what percentage of FOIA requests 18 are for e-mails? 20 A I do not have the percentage, no. I 21 wouldn't be able to tell you off the top of my 22 head. 21 Q And so is it your understanding – and 22 maybe you don't know, but – but that there is a 3 centralized server with DEA e-mails? 4 A Probably. I don't know exactly how 5 it's all kept. You know, I'm not – I admit I'm 6 not an IT expert, so – 7 Q Okay. And I'm not saying it is or 8 isn't the case, but let's just assume there is a 9 single server that has all DEA e-mails or some 10 database that allows a centralized repository. 10 database that allows a centralized repository. 11 In the FOIA office, unusual circumstances 12 e-mails – does the e-mail searches for us sits 15 in another city in Virginia. They're not located 16 in our headquarters buildings in Arlington where 17 A Correct. 18 A So 19 Q -knows how to use – 19 Q -knows how to use – 20 - that system? 20 Alet me – 20 - that system? 20 Alet me – 21 division are the ones that actually do the search building in a for the e-mails, and they load them into a tool 21 division are the ones that actually do the search page 232 22 and the mitor our ladmit I'm 23 other matter, that because that server is not an IT expert, so – 24 G Not and I'm not saying it is or 25 other, if that makes sense. 26 A Forest. And the unit that runs the 27 a Yes. 28 A Yes. 29 A Yes. 20 A It's -right. It's done in Arlington 20 Where we sit, right. 20 A It's -right. It's done in Arlington 21 where we sit, right. 22 A Correct. And the unit that runs the 23 e-mails – does the e-mail searches for us sits 24 in another city in Virginia. They're not located 25 in our headquarters building	9	responsive e-mails.	9	the tool to pull those e-mails and bring them
12 So once we get those records or we're notified that the records are ready, my team will go into that the records are ready, my team will go into load them into our own case management system, load them into our load them into our to subject matter experts that sit in our IT loadily load them into our load them into at load them into our load them into are subject matter experts that sit in our IT loadily do the search Page 232 load them into a tool called Intela. Once that process is done, they load them into a tool called Intela. Once that process is done, they load them into a tool called Intela. Once that process is done, they load them into a tool out. So they're load scarching for records, my team. They're basically retrieving the material that's already been placed into Intela for them, if that makes sense. Q And then you're saying that this IT staff is nown own of the location — A Correct. And the unit that	10	And then once the search is done we	10	into our case management system.
that the records are ready, my team will go into that Intela site and take take the e-mails and load them into our own case management system, load the FOIA staff load So load So load Tel the FOIA off is able to tell you off the top of my load them into our own case management system. load them into our own case management system, load the FOIA off is si begin to be placed, and then unit at soon one load them into our own case management system. load A So load Tel the FOIA off is si the special placed into a tool load them into our on case management system. load them into our own case management system. load them into our own case management system. load them into our own case relating to a subject matter experts that sit in our IT load Intela to pull those responsive records out. load them into a tool load them into a tool load them into a to	11	give the offices five days to complete a search.	11	And there was an SOP written on this,
that Intela site and take take the e-mails and load them into our own case management system, load to use — the FOIA office system and what – do you have any load them into a tool called Intela. Once that process is done, they notify my team it's complete, and then we have to log into Intela to pull those responsive records out. So they're not searching for records, my team. They're basically retrieving the material that's already been placed into Intela for them, if that makes sense. Own load them into a tool called Intela. Once that process is done, they notify my team it's complete, and then we have to log into Intela to pull those responsive records out. So they're not searching for records, my team. They're basically retrieving the material that's already been placed into Intela staff is done remotely, right? A Yes. load The mater, that because that server isn't in the FOIA office, unusual circumstances every – every time? A Correct. And the unit that runs the e-mails – does the e-mail s	12	So once we get those records or we're notified	12	and so, yes, there was some training for my staff
15 load them into our own case management system, 16 FOIAXpress, to begin processing. 17 Q So and what do you have any 18 conception of what percentage of FOIA requests 19 are for e-mails? 20 A I do not have the percentage, no. I 21 wouldn't be able to tell you off the top of my 22 head. 22 Page 230 23 Page 230 24 A Probably. I don't know exactly how 25 it's all kept. You know, I'm not I admit I'm 26 not an IT expert, so 27 Q Okay. And I'm not saying it is or 28 isn't the case, but let's just assume there is a 29 single server that has all DEA e-mails or some 20 database that allows a centralized repository. 21 Do you follow me? 22 A Yes. 23 Page 230 24 A Correct. 25 A Correct. 26 A So 27 Q knows how to use 28 A let me 29 Q that system? 20 A clarify. So the experts the 3 subject matter experts that sit in our IT 3 division are the ones that actually do the search 4 A Probably. I don't know exactly how 4 I for the e-mails, and they load them into a tool 4 out. 5 or the e-mails, and they load them into a tool 6 out. 6 So they're not searching for records 6 out. 7 Out. 8 out. 9 Okay. And I'm not saying it is or 8 isn't the case, but let's just assume there is a 9 single server that has all DEA e-mails or some 10 database that allows a centralized repository. 10 Do you follow me? 11 Do you follow me? 12 A Yes. 13 Q And the accessing Intela by the FOIA 14 for that matter, that because that server isn't 15 in the FOIA office, unusual circumstances 16 e-mails does the e-mail searches for us sits 17 A Correct. And the unit that runs the 18 e-mails does the e-mail searches for us sits 19 in another city in Virginia. They're not located 20 in our headquarters buildings in Arlington where 21 the FOIA office is located. 22 Q Could is it possible I mean, it 23 use the FOIA office were on the third floor	13	that the records are ready, my team will go into	13	in how to utilize that system.
15 load them into our own case management system, 16 FOIAXpress, to begin processing. 17 Q So and what do you have any 18 conception of what percentage of FOIA requests 19 are for e-mails? 20 A I do not have the percentage, no. I 21 wouldn't be able to tell you off the top of my 22 head. 22 Page 230 1 Q And so is it your understanding and 2 maybe you don't know, but but that there is a 3 centralized server with DEA e-mails? 4 A Probably. I don't know exactly how 5 it's all kept. You know, I'm not I admit I'm 6 not an IT expert, so 7 Q Okay. And I'm not saying it is or 8 isn't the case, but let's just assume there is a 9 single server that has all DEA e-mails or some 10 database that allows a centralized repository. 11 Do you follow me? 12 A Yes. 12 Q And the accessing Intela by the FOIA 13 Q It's still the position of DEA and DOJ, 14 for that matter, that because that server isn't 15 in the FOIA office, unusual circumstances 16 e-mails does the e-mail searches for us sits 19 in another city in Virginia. They're not located 20 in our headquarters buildings in Arlington where 21 the FOIA office is located. 22 Q Could is it possible I mean, it 24 A So 4 A So 4 A let me 9 Q knows how to use 18 A let me 9 Q that system? A clarfy. So the experts the subject matter experts that sit in our IT division are the ones that actually do the search 16 for the e-mails, and they load them into a tool 16 for the e-mails, and they load them into a tool 17 A Probably. I don't know exactly how 18 A let me 20 A clarfy. So the experts the 21 subject matter experts that sit in our IT 22 division are the ones that actually do the search 23 notify my team it's complete, and then we have to 24 bog into Intela to pull those responsive records 25 out. 26 So they're not searching for records, 27 my team it's complete, and then we have to 28 bog into Intela to pull those responsive records 29 out. 30 And thea Careality in the able to tell you off th	14	that Intela site and take take the e-mails and	14	Q And wait. So the staff knows how to
16 FOIAXpress, to begin processing. 17 Q So and what do you have any 18 conception of what percentage of FOIA requests 19 are for e-mails? 19 Q that system? 20 A I do not have the percentage, no. I 21 wouldn't be able to tell you off the top of my 22 head. 22 Page 230 23 Page 230 24 A clarify. So the experts the 25 ubject matter experts that sit in our IT 26 division are the ones that actually do the search 27 Page 230 28 Page 230 29 Page 230 20 A clarify. So the experts the 29 ubject matter experts that sit in our IT 29 division are the ones that actually do the search 20 Page 232 20 A clarify. So the experts the 21 division are the ones that actually do the search 29 centralized server with DEA e-mails? 30 centralized server with DEA e-mails? 41 A Probably. I don't know exactly how 42 it's all kept. You know, I'm not I admit I'm 43 contain IT expert, so 44 A Probably. I don't know exactly how 45 it's all kept. You know, I'm not I admit I'm 46 not an IT expert, so 47 Q Okay. And I'm not saying it is or 48 isn't the case, but let's just assume there is a 49 single server that has all DEA e-mails or some 40 database that allows a centralized repository. 40 Q Okay. And I'm not saying it is or 41 Do you follow me? 41 Do you follow me? 42 A Yes. 43 Q It's still the position of DEA and DOJ, 44 for that matter, that because that server isn't 45 of that matter, that because that server isn't 46 or rect. And the unit that runs the 47 e-mails and they load them into a tool 48 called Intela. Once that process is done, they 49 notify my team it's complete, and then we have to 40 log into Intela to pull those responsive records 50 out. 50 Othey're not searching for records, 50 my team. They're basically retrieving the 51 material that's already been placed into Intela 52 for them, if that makes sense. 53 Q And the accessing Intela by the FOIA 54 Staff is done remotely, right? 55 Vand then vou're saying that this IT 56 talk about the location 57 A Sure. 58 Q but we're just saying	15	load them into our own case management system,	15	
17 Q So – and what – do you have any 18 conception of what percentage of FOIA requests 19 are for e-mails? 19 A I do not have the percentage, no. I 20 A I do not have the percentage, no. I 21 wouldn't be able to tell you off the top of my 22 head. Page 230 1 Q And so is it your understanding – and 2 maybe you don't know, but – but that there is a 3 centralized server with DEA e-mails? 4 A Probably. I don't know exactly how 5 it's all kept. You know, I'm not – I admit I'm 6 not an IT expert, so – 7 Q Okay. And I'm not saying it is or 8 isn't the case, but let's just assume there is a 9 single server that has all DEA e-mails or some 10 database that allows a centralized repository. 11 Do you follow me? 12 A Yes. 13 Q It's still the position of DEA and DOJ, 14 for that matter, that because that server isn't 15 in the FOIA office, unusual circumstances 16 every – every time? 17 A Correct. And the unit that runs the 18 e-mails – does the e-mail searches for us sits 19 in another city in Virginia. They're not located 20 C Could – is it possible – I mean, it 21 po death of the top of my 22 head. 22 not matter experts that sit in our IT 23 division are the ones that actually do the search 24 not clarify. So the experts – the 25 ubject matter experts that sit in our IT 26 division are the ones that actually do the search 26 nour lativision are the ones that actually do the search 27 Page 230 28 A – clarify. So the experts – the 28 da – clarify. So the experts – the 29 division are the ones that actually do the search 29 and they load them into a tool 20 called Intela. Once that process is done, they 20 notify my team it's complete, and then we have to 21 do in to Intela to pull those responsive records 22 out. 23 So they're not searching for records, 24 my team. They're basically retrieving the 25 matterial that's already been placed into Intela 26 for them, if that makes sense. 27 Q And the accessing Intela by the FOIA 28 staff is done remotely, right? 29 A User experts of the matterial that's already been placed int		-		
18 conception of what percentage of FOIA requests 19 are for e-mails? 20 A I do not have the percentage, no. I 21 wouldn't be able to tell you off the top of my 22 head. Page 230 1 Q And so is it your understanding and 2 maybe you don't know, but but that there is a 3 centralized server with DEA e-mails? 4 A Probably. I don't know exactly how 5 it's all kept. You know, I'm not I admit I'm 6 not an IT expert, so 7 Q Okay. And I'm not saying it is or 8 isn't the case, but let's just assume there is a 9 single server that has all DEA e-mails or some 10 database that allows a centralized repository. 11 Do you follow me? 12 A Yes. 12 A Yes. 13 Q It's still the position of DEA and DOJ, 14 for that matter, that because that server isn't 15 in the FOIA office, unusual circumstances 16 every every time? 17 A Correct. And the unit that runs the 18 e-mails does the e-mail searches for us sits 19 Q that system? 20 A clarify. So the experts the 21 subject matter experts that sit in our IT 22 division are the ones that actually do the search Page 232 1 for the e-mails, and they load them into a tool 2 called Intela. Once that process is done, they 3 notify my team it's complete, and then we have to 4 log into Intela to pull those responsive records 5 out. So they're not searching for records, my team. They're basically retrieving the 8 material that's already been placed into Intela 9 for them, if that makes sense. 10 Q And the accessing Intela by the FOIA 11 staff is done remotely, right? 12 A Yes. 13 Q And then you're saying that this IT 14 Sure. 15 staff is in some other and we don't want to 16 talk about the location 17 A Sure. 18 Q but we're just saying it's some 19 other location, right? 20 A Correct. 21 the FOIA office is located. 21 Q Does this process change at all if, instead, the FOIA office were on the third floor				
19 are for e-mails? 20 A I do not have the percentage, no. I 21 wouldn't be able to tell you off the top of my 22 head. Page 230 1 Q And so is it your understanding and 2 maybe you don't know, but but that there is a 3 centralized server with DEA e-mails? 4 A Probably. I don't know exactly how 5 it's all kept. You know, I'm not I admit I'm 6 not an IT expert, so 7 Q Okay. And I'm not saying it is or 8 isn't the case, but let's just assume there is a 9 single server that has all DEA e-mails or some 10 database that allows a centralized repository. 11 Do you follow me? 12 A Yes. 13 Q It's still the position of DEA and DOJ, 14 for that matter, that because that server isn't 15 in the FOIA office, unusual circumstances 16 every every time? 17 A Correct. And the unit that runs the 18 e-mails does the e-mail searches for us sits 19 Q that system? 20 A clarify. So the experts the 21 division are the ones that actually do the search Page 232 1 for the e-mails, and they load them into a tool 2 called Intela. Once that process is done, they 3 notify my team it's complete, and then we have to 4 log into Intela to pull those responsive records 5 out. 5 out. 6 So they're not searching for records, 7 my team. They're basically retrieving the 8 material that's already been placed into Intela 9 for them, if that makes sense. 10 Q And the accessing Intela by the FOIA 11 staff is done remotely, right? 12 A Yes. 13 A I's right. It's done in Arlington 14 Q And then you're saying that this IT 15 staff is in some other and we don't want to 16 talk about the location 17 A Sure. 18 Q but we're just saying it's some 19 other location, right? 20 A Correct. 21 Q Does this process change at all if, 22 Instead, the FOIA office were on the third floor			18	•
20 A I do not have the percentage, no. I 21 wouldn't be able to tell you off the top of my 22 head. Page 230 1 Q And so is it your understanding and 2 maybe you don't know, but but that there is a 3 centralized server with DEA e-mails? 3 A Probably. I don't know exactly how 5 it's all kept. You know, I'm not I admit I'm 6 not an IT expert, so 7 Q Okay. And I'm not saying it is or 8 isn't the case, but let's just assume there is a 9 single server that has all DEA e-mails or some 10 database that allows a centralized repository. 11 Do you follow me? 12 A Yes. 13 Q It's still the position of DEA and DOJ, 14 for that matter, that because that server isn't 15 in the FOIA office, unusual circumstances 16 every every time? 17 A Correct. And the unit that runs the 18 e-mails does the e-mail searches for us sits 19 in another city in Virginia. They're not located 20 C Could is it possible I mean, it 20 And so is it your understanding rom my 21 to division are the ones that actually do the search 22 subject matter experts that sit in our IT 24 division are the ones that actually do the search 24 subject matter experts that sit in our IT 25 division are the ones that actually do the search 26 rable wision are the ones that actually do the search 26 rable wision are the ones that actually do the search 27 division are the ones that actually do the search 28 rable wision are the ones that actually do the search 29 rable wision are the ones that actually do the search 20 and they load them into a tool 20 and then you dathen into a tool 21 called Intela. Once that process is done, they 22 notify my team it's complete, and then we have to 3 called Intela. Once that process is done, they 3 or the e-mails, and they load them into a tool 2 called Intela. Once that process is done, they 3 or the e-mails, and they load them into a tool 2 called Intela. Once that process is done, they 3 or the experts. 4 log into Intela to pull those responsive records 5 out. So they're not searching for records, 7 my team				
21 wouldn't be able to tell you off the top of my 22 head. Page 230 1 Q And so is it your understanding and 2 maybe you don't know, but but that there is a 3 centralized server with DEA e-mails? 3 A Probably. I don't know exactly how 5 it's all kept. You know, I'm not I admit I'm 6 not an IT expert, so 7 Q Okay. And I'm not saying it is or 8 isn't the case, but let's just assume there is a 9 single server that has all DEA e-mails or some 10 database that allows a centralized repository. 11 Do you follow me? 12 A Yes. 13 Q It's still the position of DEA and DOJ, 14 for that matter, that because that server isn't 15 in the FOIA office, unusual circumstances 16 every every time? 17 A Correct. And the unit that runs the 18 e-mails does the e-mail searches for us sits 19 in another city in Virginia. They're not located 20 in our headquarters buildings in Arlington where 21 the FOIA office is located. 22 G Could is it possible I mean, it 23 subject matter experts that sit in our IT 24 division are the ones that actually do the search Page 232 division are the ones that actually do the search Page 232 division are the ones that actually do the search Page 232 division are the ones that actually do the search Page 232 division are the ones that actually do the search Page 232 division are the ones that actually do the search Page 232 division are the ones that actually do the search Page 232 division are the ones that actually do the search Page 232 division are the ones that actually do the search Page 232 1 for the e-mails, and they load them into a tool called Intela. Once that process is done, they notify my team it's complete, and then we have to log intell Intela. Once that process is done, they notify my team it's complete, and then we have to log intell Intela. Once that process is done, they notify my team it's complete, and then we have to log intell Intela. Once that process is done, they notify my team it's complete, and then we have to log intell Intela. Once that process				-
22 head. Page 230 1 Q And so is it your understanding and 2 maybe you don't know, but but that there is a 3 centralized server with DEA e-mails? A Probably. I don't know exactly how 4 log into Intela to pull those responsive records out. A Probably. I don't know exactly how 5 it's all kept. You know, I'm not I admit I'm 6 not an IT expert, so 6 So they're not searching for records, my team. They're basically retrieving the material that's already been placed into Intela single server that has all DEA e-mails or some database that allows a centralized repository. Do you follow me? 11 staff is done remotely, right? A Yes. 12 A Yes. 13 Q It's still the position of DEA and DOJ, 13 where we sit, right. 14 for that matter, that because that server isn't 15 in the FOIA office, unusual circumstances 15 in another city in Virginia. They're not located 16 in our headquarters buildings in Arlington where 27 A Correct. And the unit that runs the 18 e-mails does the e-mail searches for us sits 19 in not headquarters buildings in Arlington where 28 the FOIA office is located. 29 Could is it possible I mean, it 22 division are the ones that actually do the search Page 232 division are the ones that actually do the search proge 232 division are the ones that actually do the search proge 25 and they called Intela. Once that process is done, they 2 called Intela. Once that process is done, they 3 notify my team it's complete, and then whe have to 4 log into Intela to pull those responsive records out. So they're not searching for records, my team. They're basically retrieving the material that's already been placed into Intela 5 out. Q And the accessing Intel by the FOIA 11 staff is done remotely, right? A It's right. It's done in Arlington where we sit, right. Q And then you're saying that this IT staff is in some other and we don't want to 16 talk about the location 17 A Sure. Q but we're just saying it's some other location, right? A Correct. Q Does this process change at all if				
Page 230 1 Q And so is it your understanding and 2 maybe you don't know, but but that there is a 3 centralized server with DEA e-mails? 3 notify my team it's complete, and then we have to 4 A Probably. I don't know exactly how 5 it's all kept. You know, I'm not I admit I'm 6 not an IT expert, so 6 So they're not searching for records, 6 my team. They're basically retrieving the 6 material that's already been placed into Intela 9 single server that has all DEA e-mails or some 9 for them, if that makes sense. 10 database that allows a centralized repository. 10 Q And the accessing Intela by the FOIA 11 staff is done remotely, right? 12 A Yes. 12 A It's right. It's done in Arlington 13 where we sit, right. 14 Q And then you're saying that this IT 15 in the FOIA office, unusual circumstances 15 staff is in some other and we don't want to 16 every every time? 16 talk about the location 17 A Correct. And the unit that runs the 18 e-mails does the e-mail searches for us sits 18 Q but we're just saying it's some 19 in another city in Virginia. They're not located 19 other location, right? 20 Could is it possible I mean, it 22 instead, the FOIA office were on the third floor				
2 maybe you don't know, but but that there is a 3 centralized server with DEA e-mails? 4 A Probably. I don't know exactly how 5 it's all kept. You know, I'm not I admit I'm 6 not an IT expert, so 7 Q Okay. And I'm not saying it is or 8 isn't the case, but let's just assume there is a 9 single server that has all DEA e-mails or some 10 database that allows a centralized repository. 11 Do you follow me? 12 A Yes. 13 Q It's still the position of DEA and DOJ, 14 for that matter, that because that server isn't 15 in the FOIA office, unusual circumstances 16 every every time? 17 A Correct. And the unit that runs the 18 e-mails does the e-mail searches for us sits 19 in another city in Virginia. They're not located 20 in our headquarters buildings in Arlington where 21 the FOIA office is located. 22 called Intela. Once that process is done, they 3 notify my team it's complete, and then we have to 4 log into Intela to pull those responsive records out. 6 So they're not searching for records, 7 my team. They're basically retrieving the 8 material that's already been placed into Intela 9 for them, if that makes sense. 10 Q And the accessing Intela by the FOIA 11 staff is done remotely, right? 12 A It's right. It's done in Arlington 13 where we sit, right. 14 Q And then you're saying that this IT 15 staff is in some other and we don't want to 16 talk about the location 17 A Sure. 18 Q but we're just saying it's some 19 other location, right? 20 A Correct. 21 Q Does this process change at all if, 22 instead, the FOIA office were on the third floor	22			
2 maybe you don't know, but but that there is a 3 centralized server with DEA e-mails? 4 A Probably. I don't know exactly how 5 it's all kept. You know, I'm not I admit I'm 6 not an IT expert, so 7 Q Okay. And I'm not saying it is or 8 isn't the case, but let's just assume there is a 9 single server that has all DEA e-mails or some 10 database that allows a centralized repository. 11 Do you follow me? 12 A Yes. 13 Q It's still the position of DEA and DOJ, 14 for that matter, that because that server isn't 15 in the FOIA office, unusual circumstances 16 every every time? 17 A Correct. And the unit that runs the 18 e-mails does the e-mail searches for us sits 19 in another city in Virginia. They're not located 20 in our headquarters buildings in Arlington where 21 the FOIA office is located. 22 called Intela. Once that process is done, they 3 notify my team it's complete, and then we have to 4 log into Intela to pull those responsive records out. 6 So they're not searching for records, 7 my team. They're basically retrieving the 8 material that's already been placed into Intela 9 for them, if that makes sense. 10 Q And the accessing Intela by the FOIA 11 staff is done remotely, right? 12 A It's right. It's done in Arlington 13 where we sit, right. 14 Q And then you're saying that this IT 15 staff is in some other and we don't want to 16 talk about the location 17 A Sure. 18 Q but we're just saying it's some 19 other location, right? 20 A Correct. 21 Q Does this process change at all if, 22 instead, the FOIA office were on the third floor				
a centralized server with DEA e-mails? A Probably. I don't know exactly how it's all kept. You know, I'm not I admit I'm not an IT expert, so Q Okay. And I'm not saying it is or single server that has all DEA e-mails or some database that allows a centralized repository. Do you follow me? A Yes. Q It's still the position of DEA and DOJ, for that matter, that because that server isn't in the FOIA office, unusual circumstances e-mails does the e-mail searches for us sits in another city in Virginia. They're not located in our headquarters buildings in Arlington where centralized server with DEA e-mails? 3 notify my team it's complete, and then we have to log into Intela to pull those responsive records out. So they're not searching for records, my team. They're basically retrieving the material that's already been placed into Intela for them, if that makes sense. Q And the accessing Intela by the FOIA staff is done remotely, right? A It's right. It's done in Arlington where we sit, right. Q And then you're saying that this IT staff is in some other and we don't want to talk about the location A Sure. Q but we're just saying it's some other location, right? A Correct. Q Does this process change at all if, instead, the FOIA office were on the third floor	- 1		4	
4 A Probably. I don't know exactly how 5 it's all kept. You know, I'm not I admit I'm 6 not an IT expert, so 7 Q Okay. And I'm not saying it is or 8 isn't the case, but let's just assume there is a 9 single server that has all DEA e-mails or some 10 database that allows a centralized repository. 11 Do you follow me? 12 A Yes. 13 Q It's still the position of DEA and DOJ, 14 for that matter, that because that server isn't 15 in the FOIA office, unusual circumstances 16 every every time? 17 A Correct. And the unit that runs the 18 e-mails does the e-mail searches for us sits 19 in another city in Virginia. They're not located 20 It's it possible I mean, it 21 Does the e-most ly night? 22 Does this process change at all if, 23 Intela to pull those responsive records 25 out. 26 Out. 27 So they're not searching for records, 27 my team. They're basically retrieving the 28 material that's already been placed into Intela 29 out. 30 Out. 4 log into Intela to pull those responsive records 5 out. 5 out. 5 Out. 6 So they're not searching for records, 7 my team. They're not searching for records, 7 my team. They're hot searching for records, 7 my team. They're not searching for records, 7 my team. They're hot searching for records, 7 my team. They're hot searching for records. 9 of them, if that makes sense. 10 Q And the accessing Intela by the FOIA 11 staff is done remotely, right? 12 A It's right. It's done in Arlington 13 where we sit, right. 14 Q And then you're saying that this IT 15 in the FOIA office, unusual circumstances 16 talk about the location 17 A Sure. 18 Q but we're just saying it's some 19 other location, right? 20 A Correc				-
5 it's all kept. You know, I'm not I admit I'm 6 not an IT expert, so 7 Q Okay. And I'm not saying it is or 8 isn't the case, but let's just assume there is a 9 single server that has all DEA e-mails or some 10 database that allows a centralized repository. 11 Do you follow me? 12 A Yes. 13 Q It's still the position of DEA and DOJ, 14 for that matter, that because that server isn't 15 in the FOIA office, unusual circumstances 16 e-mails does the e-mail searches for us sits 17 in our headquarters buildings in Arlington where 18 Q Could is it possible I mean, it 19 Out. 10 So they're not searching for records, 17 my team. They're basically retrieving the 18 material that's already been placed into Intela 19 for them, if that makes sense. 10 Q And the accessing Intela by the FOIA 11 staff is done remotely, right? 12 A It's right. It's done in Arlington 13 where we sit, right. 14 Q And then you're saying that this IT 15 staff is in some other and we don't want to 16 talk about the location 17 A Sure. 18 Q but we're just saying it's some 19 other location, right? 20 Does this process change at all if, 21 instead, the FOIA office were on the third floor	2	maybe you don't know, but but that there is a	2	called Intela. Once that process is done, they
6 No they're not searching for records, 7 Q Okay. And I'm not saying it is or 8 isn't the case, but let's just assume there is a 9 single server that has all DEA e-mails or some 10 database that allows a centralized repository. 11 Do you follow me? 12 A Yes. 13 Q It's still the position of DEA and DOJ, 14 for that matter, that because that server isn't 15 in the FOIA office, unusual circumstances 16 e-mails does the e-mail searches for us sits 17 in our headquarters buildings in Arlington where 18 Q Could is it possible I mean, it 19 So they're not searching for records, 7 my team. They're basically retrieving the 8 material that's already been placed into Intela 9 for them, if that makes sense. 10 Q And the accessing Intela by the FOIA 11 staff is done remotely, right? 12 A It's right. It's done in Arlington 13 where we sit, right. 14 Q And then you're saying that this IT 15 in the FOIA office, unusual circumstances 16 talk about the location 17 A Sure. 18 Q but we're just saying it's some 19 other location, right? 20 A Correct. 21 Q Does this process change at all if, 22 instead, the FOIA office were on the third floor	2 3	maybe you don't know, but but that there is a centralized server with DEA e-mails?	2 3	called Intela. Once that process is done, they notify my team it's complete, and then we have to
Q Okay. And I'm not saying it is or sin't the case, but let's just assume there is a single server that has all DEA e-mails or some database that allows a centralized repository. Do you follow me? Lake that the position of DEA and DOJ, or that matter, that because that server isn't for that matter, that because that server isn't in the FOIA office, unusual circumstances e-mails does the e-mail searches for us sits in another city in Virginia. They're not located or them, if that makes sense. 7 my team. They're basically retrieving the material that's already been placed into Intela 9 for them, if that makes sense. 10 Q And the accessing Intela by the FOIA 11 staff is done remotely, right? 12 A It's right. It's done in Arlington 13 where we sit, right. 14 Q And then you're saying that this IT 15 in the FOIA office, unusual circumstances 16 talk about the location 17 A Sure. 18 Q but we're just saying it's some 19 in another city in Virginia. They're not located 20 in our headquarters buildings in Arlington where 21 the FOIA office is located. 22 Q Could is it possible I mean, it 23 instead, the FOIA office were on the third floor	2 3 4	maybe you don't know, but but that there is a centralized server with DEA e-mails? A Probably. I don't know exactly how	2 3 4	called Intela. Once that process is done, they notify my team it's complete, and then we have to log into Intela to pull those responsive records
8 isn't the case, but let's just assume there is a 9 single server that has all DEA e-mails or some 10 database that allows a centralized repository. 11 Do you follow me? 12 A Yes. 13 Q It's still the position of DEA and DOJ, 14 for that matter, that because that server isn't 15 in the FOIA office, unusual circumstances 16 every every time? 17 A Correct. And the unit that runs the 18 e-mails does the e-mail searches for us sits 19 in another city in Virginia. They're not located 20 in our headquarters buildings in Arlington where 21 the FOIA office is located. 22 Q Could is it possible I mean, it 28 material that's already been placed into Intela 9 for them, if that makes sense. 10 Q And the accessing Intela by the FOIA 11 staff is done remotely, right? 12 A It's right. It's done in Arlington 13 where we sit, right. 14 Q And then you're saying that this IT 15 staff is in some other and we don't want to 16 talk about the location 17 A Sure. 18 Q but we're just saying it's some 19 other location, right? 20 A Correct. 21 Q Does this process change at all if, 22 instead, the FOIA office were on the third floor	2 3 4 5	maybe you don't know, but but that there is a centralized server with DEA e-mails? A Probably. I don't know exactly how it's all kept. You know, I'm not I admit I'm	2 3 4	called Intela. Once that process is done, they notify my team it's complete, and then we have to log into Intela to pull those responsive records out.
9 single server that has all DEA e-mails or some 10 database that allows a centralized repository. 11 Do you follow me? 12 A Yes. 13 Q It's still the position of DEA and DOJ, 14 for that matter, that because that server isn't 15 in the FOIA office, unusual circumstances 16 every every time? 17 A Correct. And the unit that runs the 18 e-mails does the e-mail searches for us sits 19 for them, if that makes sense. 10 Q And the accessing Intela by the FOIA 11 staff is done remotely, right? 12 A It's right. It's done in Arlington 13 where we sit, right. 14 Q And then you're saying that this IT 15 in the FOIA office, unusual circumstances 16 talk about the location 17 A Sure. 18 Q but we're just saying it's some 19 in another city in Virginia. They're not located 20 in our headquarters buildings in Arlington where 21 the FOIA office is located. 22 Q Could is it possible I mean, it 23 instead, the FOIA office were on the third floor	2 3 4 5 6	maybe you don't know, but but that there is a centralized server with DEA e-mails? A Probably. I don't know exactly how it's all kept. You know, I'm not I admit I'm not an IT expert, so	2 3 4 5	called Intela. Once that process is done, they notify my team it's complete, and then we have to log into Intela to pull those responsive records out. So they're not searching for records,
10 database that allows a centralized repository. 11 Do you follow me? 12 A Yes. 13 Q It's still the position of DEA and DOJ, 14 for that matter, that because that server isn't 15 in the FOIA office, unusual circumstances 16 every every time? 17 A Correct. And the unit that runs the 18 e-mails does the e-mail searches for us sits 19 in another city in Virginia. They're not located 20 in our headquarters buildings in Arlington where 21 the FOIA office is located. 22 Q Could is it possible I mean, it 24 Q And the accessing Intela by the FOIA 11 staff is done remotely, right? 12 A It's right. It's done in Arlington 13 where we sit, right. 14 Q And then you're saying that this IT 15 staff is in some other and we don't want to 16 talk about the location 17 A Sure. 18 Q but we're just saying it's some 19 other location, right? 20 A Correct. 21 Q Does this process change at all if, 22 instead, the FOIA office were on the third floor	2 3 4 5 6	maybe you don't know, but but that there is a centralized server with DEA e-mails? A Probably. I don't know exactly how it's all kept. You know, I'm not I admit I'm not an IT expert, so Q Okay. And I'm not saying it is or	2 3 4 5 6	called Intela. Once that process is done, they notify my team it's complete, and then we have to log into Intela to pull those responsive records out. So they're not searching for records, my team. They're basically retrieving the
Do you follow me? 11 staff is done remotely, right? 12 A Yes. 13 Q It's still the position of DEA and DOJ, 14 for that matter, that because that server isn't 15 in the FOIA office, unusual circumstances 16 every every time? 17 A Correct. And the unit that runs the 18 e-mails does the e-mail searches for us sits 19 in another city in Virginia. They're not located 20 in our headquarters buildings in Arlington where 21 the FOIA office is located. 22 Q Could is it possible I mean, it 23 It's right. It's done in Arlington 4 A It's right. It's done in Arlington 4 A It's right. It's done in Arlington 4 A Sure A Sure A Sure A Sure A Sure A Sure But we're just saying it's some 4 Other location, right? 4 O Does this process change at all if, 4 It's right. It's done in Arlington 5 A It's right. It's done in Arlington 6 A It's right. It's done in Arlington 7 A Sure A Sure A Sure A Sure A Sure But we're just saying it's some 9 Other location, right? 19 O Does this process change at all if, 10 Does this process change at all if, 11 staff is done remotely, right? 12 A It's right. It's done in Arlington 13 where we sit, right. 14 Q And then you're saying that this IT 15 Staff is in some other and we don't want to 16 talk about the location 17 A Sure Dut we're just saying it's some 18 O but we're just saying it's some 29 Other location, right? 20 Does this process change at all if, 21 Instead, the FOIA office were on the third floor	2 3 4 5 6 7	maybe you don't know, but but that there is a centralized server with DEA e-mails? A Probably. I don't know exactly how it's all kept. You know, I'm not I admit I'm not an IT expert, so Q Okay. And I'm not saying it is or isn't the case, but let's just assume there is a	2 3 4 5 6 7	called Intela. Once that process is done, they notify my team it's complete, and then we have to log into Intela to pull those responsive records out. So they're not searching for records, my team. They're basically retrieving the material that's already been placed into Intela
12 A Yes. 13 Q It's still the position of DEA and DOJ, 14 for that matter, that because that server isn't 15 in the FOIA office, unusual circumstances 16 every every time? 17 A Correct. And the unit that runs the 18 e-mails does the e-mail searches for us sits 19 in another city in Virginia. They're not located 20 in our headquarters buildings in Arlington where 21 the FOIA office is located. 22 Q Could is it possible I mean, it 23 A It's right. It's done in Arlington where we sit, right. 14 Q And then you're saying that this IT 15 staff is in some other and we don't want to 16 talk about the location 17 A Sure. 18 Q but we're just saying it's some 19 other location, right? 20 A Correct. 21 Q Does this process change at all if, 22 instead, the FOIA office were on the third floor	2 3 4 5 6 7 8	maybe you don't know, but but that there is a centralized server with DEA e-mails? A Probably. I don't know exactly how it's all kept. You know, I'm not I admit I'm not an IT expert, so Q Okay. And I'm not saying it is or isn't the case, but let's just assume there is a single server that has all DEA e-mails or some	2 3 4 5 6 7 8	called Intela. Once that process is done, they notify my team it's complete, and then we have to log into Intela to pull those responsive records out. So they're not searching for records, my team. They're basically retrieving the material that's already been placed into Intela for them, if that makes sense.
13 Q It's still the position of DEA and DOJ, 14 for that matter, that because that server isn't 15 in the FOIA office, unusual circumstances 16 every every time? 17 A Correct. And the unit that runs the 18 e-mails does the e-mail searches for us sits 19 in another city in Virginia. They're not located 20 in our headquarters buildings in Arlington where 21 the FOIA office is located. 22 Q Could is it possible I mean, it 23 where we sit, right. 14 Q And then you're saying that this IT 15 staff is in some other and we don't want to 16 talk about the location 17 A Sure. 18 Q but we're just saying it's some 19 other location, right? 20 A Correct. 21 Q Does this process change at all if, 22 instead, the FOIA office were on the third floor	2 3 4 5 6 7 8 9	maybe you don't know, but but that there is a centralized server with DEA e-mails? A Probably. I don't know exactly how it's all kept. You know, I'm not I admit I'm not an IT expert, so Q Okay. And I'm not saying it is or isn't the case, but let's just assume there is a single server that has all DEA e-mails or some	2 3 4 5 6 7 8 9	called Intela. Once that process is done, they notify my team it's complete, and then we have to log into Intela to pull those responsive records out. So they're not searching for records, my team. They're basically retrieving the material that's already been placed into Intela for them, if that makes sense.
for that matter, that because that server isn't in the FOIA office, unusual circumstances tevery every time? A Correct. And the unit that runs the e-mails does the e-mail searches for us sits in another city in Virginia. They're not located in our headquarters buildings in Arlington where the FOIA office is located. Q Could is it possible I mean, it Q And then you're saying that this IT staff is in some other and we don't want to talk about the location A Sure. Q but we're just saying it's some other location, right? A Correct. U Does this process change at all if, instead, the FOIA office were on the third floor	2 3 4 5 6 7 8 9	maybe you don't know, but but that there is a centralized server with DEA e-mails? A Probably. I don't know exactly how it's all kept. You know, I'm not I admit I'm not an IT expert, so Q Okay. And I'm not saying it is or isn't the case, but let's just assume there is a single server that has all DEA e-mails or some database that allows a centralized repository.	2 3 4 5 6 7 8 9	called Intela. Once that process is done, they notify my team it's complete, and then we have to log into Intela to pull those responsive records out. So they're not searching for records, my team. They're basically retrieving the material that's already been placed into Intela for them, if that makes sense. Q And the accessing Intela by the FOIA
15 in the FOIA office, unusual circumstances 16 every every time? 17 A Correct. And the unit that runs the 18 e-mails does the e-mail searches for us sits 19 in another city in Virginia. They're not located 20 in our headquarters buildings in Arlington where 21 the FOIA office is located. 22 Q Could is it possible I mean, it 23 staff is in some other and we don't want to 25 talk about the location 26 talk about the location 27 A Sure. 28 Q but we're just saying it's some 29 other location, right? 20 A Correct. 21 Q Does this process change at all if, 22 instead, the FOIA office were on the third floor	2 3 4 5 6 7 8 9 10 11	maybe you don't know, but but that there is a centralized server with DEA e-mails? A Probably. I don't know exactly how it's all kept. You know, I'm not I admit I'm not an IT expert, so Q Okay. And I'm not saying it is or isn't the case, but let's just assume there is a single server that has all DEA e-mails or some database that allows a centralized repository. Do you follow me?	2 3 4 5 6 7 8 9 10 11	called Intela. Once that process is done, they notify my team it's complete, and then we have to log into Intela to pull those responsive records out. So they're not searching for records, my team. They're basically retrieving the material that's already been placed into Intela for them, if that makes sense. Q And the accessing Intela by the FOIA staff is done remotely, right?
16 every every time? 17 A Correct. And the unit that runs the 18 e-mails does the e-mail searches for us sits 19 in another city in Virginia. They're not located 20 in our headquarters buildings in Arlington where 21 the FOIA office is located. 22 Q Could is it possible I mean, it 23 talk about the location 24 A Sure. 26 Q but we're just saying it's some 27 other location, right? 28 A Correct. 29 Does this process change at all if, 29 instead, the FOIA office were on the third floor	2 3 4 5 6 7 8 9 10 11	maybe you don't know, but but that there is a centralized server with DEA e-mails? A Probably. I don't know exactly how it's all kept. You know, I'm not I admit I'm not an IT expert, so Q Okay. And I'm not saying it is or isn't the case, but let's just assume there is a single server that has all DEA e-mails or some database that allows a centralized repository. Do you follow me? A Yes.	2 3 4 5 6 7 8 9 10 11	called Intela. Once that process is done, they notify my team it's complete, and then we have to log into Intela to pull those responsive records out. So they're not searching for records, my team. They're basically retrieving the material that's already been placed into Intela for them, if that makes sense. Q And the accessing Intela by the FOIA staff is done remotely, right? A It's right. It's done in Arlington
17 A Correct. And the unit that runs the 18 e-mails does the e-mail searches for us sits 19 in another city in Virginia. They're not located 20 in our headquarters buildings in Arlington where 21 the FOIA office is located. 22 Q Could is it possible I mean, it 23 A Sure. 18 Q but we're just saying it's some 19 other location, right? 20 A Correct. 21 Q Does this process change at all if, 22 instead, the FOIA office were on the third floor	2 3 4 5 6 7 8 9 10 11 12 13	maybe you don't know, but but that there is a centralized server with DEA e-mails? A Probably. I don't know exactly how it's all kept. You know, I'm not I admit I'm not an IT expert, so Q Okay. And I'm not saying it is or isn't the case, but let's just assume there is a single server that has all DEA e-mails or some database that allows a centralized repository. Do you follow me? A Yes. Q It's still the position of DEA and DOJ,	2 3 4 5 6 7 8 9 10 11 12 13	called Intela. Once that process is done, they notify my team it's complete, and then we have to log into Intela to pull those responsive records out. So they're not searching for records, my team. They're basically retrieving the material that's already been placed into Intela for them, if that makes sense. Q And the accessing Intela by the FOIA staff is done remotely, right? A It's right. It's done in Arlington where we sit, right.
e-mails does the e-mail searches for us sits in another city in Virginia. They're not located in our headquarters buildings in Arlington where in the FOIA office is located. Q Could is it possible I mean, it 18 Q but we're just saying it's some other location, right? A Correct. Q Does this process change at all if, instead, the FOIA office were on the third floor	2 3 4 5 6 7 8 9 10 11 12 13 14	maybe you don't know, but but that there is a centralized server with DEA e-mails? A Probably. I don't know exactly how it's all kept. You know, I'm not I admit I'm not an IT expert, so Q Okay. And I'm not saying it is or isn't the case, but let's just assume there is a single server that has all DEA e-mails or some database that allows a centralized repository. Do you follow me? A Yes. Q It's still the position of DEA and DOJ, for that matter, that because that server isn't	2 3 4 5 6 7 8 9 10 11 12 13 14	called Intela. Once that process is done, they notify my team it's complete, and then we have to log into Intela to pull those responsive records out. So they're not searching for records, my team. They're basically retrieving the material that's already been placed into Intela for them, if that makes sense. Q And the accessing Intela by the FOIA staff is done remotely, right? A It's right. It's done in Arlington where we sit, right. Q And then you're saying that this IT
19 in another city in Virginia. They're not located 20 in our headquarters buildings in Arlington where 21 the FOIA office is located. 22 Q Could is it possible I mean, it 23 in another city in Virginia. They're not located 26 A Correct. 27 Q Does this process change at all if, 28 instead, the FOIA office were on the third floor	2 3 4 5 6 7 8 9 10 11 12 13 14 15	maybe you don't know, but but that there is a centralized server with DEA e-mails? A Probably. I don't know exactly how it's all kept. You know, I'm not I admit I'm not an IT expert, so Q Okay. And I'm not saying it is or isn't the case, but let's just assume there is a single server that has all DEA e-mails or some database that allows a centralized repository. Do you follow me? A Yes. Q It's still the position of DEA and DOJ, for that matter, that because that server isn't in the FOIA office, unusual circumstances	2 3 4 5 6 7 8 9 10 11 12 13 14 15	called Intela. Once that process is done, they notify my team it's complete, and then we have to log into Intela to pull those responsive records out. So they're not searching for records, my team. They're basically retrieving the material that's already been placed into Intela for them, if that makes sense. Q And the accessing Intela by the FOIA staff is done remotely, right? A It's right. It's done in Arlington where we sit, right. Q And then you're saying that this IT staff is in some other and we don't want to
 20 in our headquarters buildings in Arlington where 21 the FOIA office is located. 22 Q Could is it possible I mean, it 20 A Correct. 21 Q Does this process change at all if, 22 instead, the FOIA office were on the third floor 	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	maybe you don't know, but but that there is a centralized server with DEA e-mails? A Probably. I don't know exactly how it's all kept. You know, I'm not I admit I'm not an IT expert, so Q Okay. And I'm not saying it is or isn't the case, but let's just assume there is a single server that has all DEA e-mails or some database that allows a centralized repository. Do you follow me? A Yes. Q It's still the position of DEA and DOJ, for that matter, that because that server isn't in the FOIA office, unusual circumstances every every time?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	called Intela. Once that process is done, they notify my team it's complete, and then we have to log into Intela to pull those responsive records out. So they're not searching for records, my team. They're basically retrieving the material that's already been placed into Intela for them, if that makes sense. Q And the accessing Intela by the FOIA staff is done remotely, right? A It's right. It's done in Arlington where we sit, right. Q And then you're saying that this IT staff is in some other and we don't want to talk about the location
 20 in our headquarters buildings in Arlington where 21 the FOIA office is located. 22 Q Could is it possible I mean, it 20 A Correct. 21 Q Does this process change at all if, 22 instead, the FOIA office were on the third floor 	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	maybe you don't know, but but that there is a centralized server with DEA e-mails? A Probably. I don't know exactly how it's all kept. You know, I'm not I admit I'm not an IT expert, so Q Okay. And I'm not saying it is or isn't the case, but let's just assume there is a single server that has all DEA e-mails or some database that allows a centralized repository. Do you follow me? A Yes. Q It's still the position of DEA and DOJ, for that matter, that because that server isn't in the FOIA office, unusual circumstances every every time? A Correct. And the unit that runs the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	called Intela. Once that process is done, they notify my team it's complete, and then we have to log into Intela to pull those responsive records out. So they're not searching for records, my team. They're basically retrieving the material that's already been placed into Intela for them, if that makes sense. Q And the accessing Intela by the FOIA staff is done remotely, right? A It's right. It's done in Arlington where we sit, right. Q And then you're saying that this IT staff is in some other and we don't want to talk about the location A Sure.
 the FOIA office is located. Q Does this process change at all if, Q Could is it possible I mean, it instead, the FOIA office were on the third floor 	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	maybe you don't know, but but that there is a centralized server with DEA e-mails? A Probably. I don't know exactly how it's all kept. You know, I'm not I admit I'm not an IT expert, so Q Okay. And I'm not saying it is or isn't the case, but let's just assume there is a single server that has all DEA e-mails or some database that allows a centralized repository. Do you follow me? A Yes. Q It's still the position of DEA and DOJ, for that matter, that because that server isn't in the FOIA office, unusual circumstances every every time? A Correct. And the unit that runs the e-mails does the e-mail searches for us sits	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	called Intela. Once that process is done, they notify my team it's complete, and then we have to log into Intela to pull those responsive records out. So they're not searching for records, my team. They're basically retrieving the material that's already been placed into Intela for them, if that makes sense. Q And the accessing Intela by the FOIA staff is done remotely, right? A It's right. It's done in Arlington where we sit, right. Q And then you're saying that this IT staff is in some other and we don't want to talk about the location A Sure. Q but we're just saying it's some
22 Q Could is it possible I mean, it 22 instead, the FOIA office were on the third floor	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	maybe you don't know, but but that there is a centralized server with DEA e-mails? A Probably. I don't know exactly how it's all kept. You know, I'm not I admit I'm not an IT expert, so Q Okay. And I'm not saying it is or isn't the case, but let's just assume there is a single server that has all DEA e-mails or some database that allows a centralized repository. Do you follow me? A Yes. Q It's still the position of DEA and DOJ, for that matter, that because that server isn't in the FOIA office, unusual circumstances every every time? A Correct. And the unit that runs the e-mails does the e-mail searches for us sits in another city in Virginia. They're not located	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	called Intela. Once that process is done, they notify my team it's complete, and then we have to log into Intela to pull those responsive records out. So they're not searching for records, my team. They're basically retrieving the material that's already been placed into Intela for them, if that makes sense. Q And the accessing Intela by the FOIA staff is done remotely, right? A It's right. It's done in Arlington where we sit, right. Q And then you're saying that this IT staff is in some other and we don't want to talk about the location A Sure. Q but we're just saying it's some other location, right?
	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	maybe you don't know, but but that there is a centralized server with DEA e-mails? A Probably. I don't know exactly how it's all kept. You know, I'm not I admit I'm not an IT expert, so Q Okay. And I'm not saying it is or isn't the case, but let's just assume there is a single server that has all DEA e-mails or some database that allows a centralized repository. Do you follow me? A Yes. Q It's still the position of DEA and DOJ, for that matter, that because that server isn't in the FOIA office, unusual circumstances every every time? A Correct. And the unit that runs the e-mails does the e-mail searches for us sits in another city in Virginia. They're not located in our headquarters buildings in Arlington where	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	called Intela. Once that process is done, they notify my team it's complete, and then we have to log into Intela to pull those responsive records out. So they're not searching for records, my team. They're basically retrieving the material that's already been placed into Intela for them, if that makes sense. Q And the accessing Intela by the FOIA staff is done remotely, right? A It's right. It's done in Arlington where we sit, right. Q And then you're saying that this IT staff is in some other and we don't want to talk about the location A Sure. Q but we're just saying it's some other location, right? A Correct.
	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	maybe you don't know, but but that there is a centralized server with DEA e-mails? A Probably. I don't know exactly how it's all kept. You know, I'm not I admit I'm not an IT expert, so Q Okay. And I'm not saying it is or isn't the case, but let's just assume there is a single server that has all DEA e-mails or some database that allows a centralized repository. Do you follow me? A Yes. Q It's still the position of DEA and DOJ, for that matter, that because that server isn't in the FOIA office, unusual circumstances every every time? A Correct. And the unit that runs the e-mails does the e-mail searches for us sits in another city in Virginia. They're not located in our headquarters buildings in Arlington where the FOIA office is located.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	called Intela. Once that process is done, they notify my team it's complete, and then we have to log into Intela to pull those responsive records out. So they're not searching for records, my team. They're basically retrieving the material that's already been placed into Intela for them, if that makes sense. Q And the accessing Intela by the FOIA staff is done remotely, right? A It's right. It's done in Arlington where we sit, right. Q And then you're saying that this IT staff is in some other and we don't want to talk about the location A Sure. Q but we're just saying it's some other location, right? A Correct. Q Does this process change at all if,

1	and the IT office is on the first floor?	1	know, let's say they get a request to collect all
2	A No. It would be the same process.	2	the e-mails belonging to so and so, that there's
3	Q So it's unusual circumstances well,	3	a good chance that that's because of a FOIA
4	if it were the first and third floor, it would	4	request.
5	still be unusual circumstance, right?	5	MR. RODRIGUEZ: Objection. Foundation.
6	A It would be, again, because we just	6	THE WITNESS: Yes, it could be. Yes.
7	simply don't have access to the e-mail records.	7	BY MR. ZORN
8	We don't have access to the tool to retrieve	8	Q Okay. And there are other
9	employees' e-mail records. We have to rely on	9	circumstances in which that that employee
10	someone else to do that for us.	10	might be searching for and producing e-mails,
11	Q Well, now, retrieving e-mail records is	11	fair?
12	a it's certainly a function to search and	12	A Yes.
13	produce for FOIA purposes, right?	13	Q Like I said, a court subpoena or even
14	A Yes.	14	in this case, we had requests for production.
15	Q I imagine a congressional subpoena	15	This wasn't a FOIA request, fair?
16	might be another instance where e-mails had to be	16	A Fair.
17	searched and produced?	17	Q But a FOIA request is one of the
18	A Uh-huh. Yes.	18	situations?
19	Q Are you aware of any other reason that	19	A Yes.
20	the agency would search and produce e-mail	20	Q Okay. And, in fact, it's not an
21	records other than to respond to a FOIA request	21	uncommon situation?
22	or subpoena?	22	A It's not uncommon.
	Page 234		Page 236
1	A I mean, I can't speak to that. I can	1	Q In fact, I would venture to say that
1 2	A I mean, I can't speak to that. I can only speak to my functions in FOIA.	1 2	Q In fact, I would venture to say that happens multiple times a month that your office
	only speak to my functions in FOIA.		happens multiple times a month that your office
2	only speak to my functions in FOIA. Q It seems to me that a large part of the	2	-
2 3	only speak to my functions in FOIA. Q It seems to me that a large part of the job of of if not the predominant part of	2 3	happens multiple times a month that your office is asking for e-mails to respond to FOIA
2 3 4	only speak to my functions in FOIA. Q It seems to me that a large part of the job of of if not the predominant part of the job of searching this in Intela or	2 3 4	happens multiple times a month that your office is asking for e-mails to respond to FOIA requests, right? A Yes.
2 3 4 5	only speak to my functions in FOIA. Q It seems to me that a large part of the job of of if not the predominant part of the job of searching this in Intela or sorry even gathering the e-mails is FOIA, like	2 3 4 5	happens multiple times a month that your office is asking for e-mails to respond to FOIA requests, right? A Yes.
2 3 4 5 6 7	only speak to my functions in FOIA. Q It seems to me that a large part of the job of of if not the predominant part of the job of searching this in Intela or sorry even gathering the e-mails is FOIA, like that would you agree?	2 3 4 5 6	happens multiple times a month that your office is asking for e-mails to respond to FOIA requests, right? A Yes. Q What about on a weekly basis? How many times a week?
2 3 4 5 6 7 8	only speak to my functions in FOIA. Q It seems to me that a large part of the job of of if not the predominant part of the job of searching this in Intela or sorry even gathering the e-mails is FOIA, like that would you agree? A Could you rephrase that question? I'm	2 3 4 5 6 7	happens multiple times a month that your office is asking for e-mails to respond to FOIA requests, right? A Yes. Q What about on a weekly basis? How many times a week? A So, again, I don't have those
2 3 4 5 6 7 8 9	only speak to my functions in FOIA. Q It seems to me that a large part of the job of of if not the predominant part of the job of searching this in Intela or sorry even gathering the e-mails is FOIA, like that would you agree? A Could you rephrase that question? I'm sorry.	2 3 4 5 6 7 8	happens multiple times a month that your office is asking for e-mails to respond to FOIA requests, right? A Yes. Q What about on a weekly basis? How many times a week?
2 3 4 5 6 7 8 9	only speak to my functions in FOIA. Q It seems to me that a large part of the job of of if not the predominant part of the job of searching this in Intela or sorry even gathering the e-mails is FOIA, like that would you agree? A Could you rephrase that question? I'm sorry. Q This particular function that we've	2 3 4 5 6 7 8 9	happens multiple times a month that your office is asking for e-mails to respond to FOIA requests, right? A Yes. Q What about on a weekly basis? How many times a week? A So, again, I don't have those statistics to tell you, I mean, and it varies week to week.
2 3 4 5 6 7 8 9 10	only speak to my functions in FOIA. Q It seems to me that a large part of the job of of if not the predominant part of the job of searching this in Intela or sorry even gathering the e-mails is FOIA, like that would you agree? A Could you rephrase that question? I'm sorry. Q This particular function that we've been discussing of collecting e-mails to produce,	2 3 4 5 6 7 8 9 10	happens multiple times a month that your office is asking for e-mails to respond to FOIA requests, right? A Yes. Q What about on a weekly basis? How many times a week? A So, again, I don't have those statistics to tell you, I mean, and it varies week to week. Q And you know you know the folks over
2 3 4 5 6 7 8 9 10 11 12	only speak to my functions in FOIA. Q It seems to me that a large part of the job of of if not the predominant part of the job of searching this in Intela or sorry even gathering the e-mails is FOIA, like that would you agree? A Could you rephrase that question? I'm sorry. Q This particular function that we've been discussing of collecting e-mails to produce, it seems to me that a major reason one would do	2 3 4 5 6 7 8 9	happens multiple times a month that your office is asking for e-mails to respond to FOIA requests, right? A Yes. Q What about on a weekly basis? How many times a week? A So, again, I don't have those statistics to tell you, I mean, and it varies week to week. Q And you know you know the folks over there by their names. I'm not going to ask them,
2 3 4 5 6 7 8 9 10 11 12 13	only speak to my functions in FOIA. Q It seems to me that a large part of the job of of if not the predominant part of the job of searching this in Intela or sorry even gathering the e-mails is FOIA, like that would you agree? A Could you rephrase that question? I'm sorry. Q This particular function that we've been discussing of collecting e-mails to produce, it seems to me that a major reason one would do that is to respond to a FOIA request.	2 3 4 5 6 7 8 9 10 11 12 13	happens multiple times a month that your office is asking for e-mails to respond to FOIA requests, right? A Yes. Q What about on a weekly basis? How many times a week? A So, again, I don't have those statistics to tell you, I mean, and it varies week to week. Q And you know you know the folks over there by their names. I'm not going to ask them, but you do know them
2 3 4 5 6 7 8 9 10 11 12 13	only speak to my functions in FOIA. Q It seems to me that a large part of the job of of if not the predominant part of the job of searching this in Intela or sorry even gathering the e-mails is FOIA, like that would you agree? A Could you rephrase that question? I'm sorry. Q This particular function that we've been discussing of collecting e-mails to produce, it seems to me that a major reason one would do that is to respond to a FOIA request. MR. RODRIGUEZ: Objection. Foundation.	2 3 4 5 6 7 8 9 10 11 12 13	happens multiple times a month that your office is asking for e-mails to respond to FOIA requests, right? A Yes. Q What about on a weekly basis? How many times a week? A So, again, I don't have those statistics to tell you, I mean, and it varies week to week. Q And you know you know the folks over there by their names. I'm not going to ask them, but you do know them A I do.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	only speak to my functions in FOIA. Q It seems to me that a large part of the job of of if not the predominant part of the job of searching this in Intela or sorry even gathering the e-mails is FOIA, like that would you agree? A Could you rephrase that question? I'm sorry. Q This particular function that we've been discussing of collecting e-mails to produce, it seems to me that a major reason one would do that is to respond to a FOIA request. MR. RODRIGUEZ: Objection. Foundation. You can try to answer.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	happens multiple times a month that your office is asking for e-mails to respond to FOIA requests, right? A Yes. Q What about on a weekly basis? How many times a week? A So, again, I don't have those statistics to tell you, I mean, and it varies week to week. Q And you know you know the folks over there by their names. I'm not going to ask them, but you do know them A I do. Q right?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	only speak to my functions in FOIA. Q It seems to me that a large part of the job of of if not the predominant part of the job of searching this in Intela or sorry even gathering the e-mails is FOIA, like that would you agree? A Could you rephrase that question? I'm sorry. Q This particular function that we've been discussing of collecting e-mails to produce, it seems to me that a major reason one would do that is to respond to a FOIA request. MR. RODRIGUEZ: Objection. Foundation. You can try to answer. THE WITNESS: It I mean, it	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	happens multiple times a month that your office is asking for e-mails to respond to FOIA requests, right? A Yes. Q What about on a weekly basis? How many times a week? A So, again, I don't have those statistics to tell you, I mean, and it varies week to week. Q And you know you know the folks over there by their names. I'm not going to ask them, but you do know them A I do. Q right? Because you you interface with them
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	only speak to my functions in FOIA. Q It seems to me that a large part of the job of of if not the predominant part of the job of searching this in Intela or sorry even gathering the e-mails is FOIA, like that would you agree? A Could you rephrase that question? I'm sorry. Q This particular function that we've been discussing of collecting e-mails to produce, it seems to me that a major reason one would do that is to respond to a FOIA request. MR. RODRIGUEZ: Objection. Foundation. You can try to answer. THE WITNESS: It I mean, it represents a percentage, yes, of all FOIA	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	happens multiple times a month that your office is asking for e-mails to respond to FOIA requests, right? A Yes. Q What about on a weekly basis? How many times a week? A So, again, I don't have those statistics to tell you, I mean, and it varies week to week. Q And you know you know the folks over there by their names. I'm not going to ask them, but you do know them A I do. Q right? Because you you interface with them fairly regularly, right?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	only speak to my functions in FOIA. Q It seems to me that a large part of the job of of if not the predominant part of the job of searching this in Intela or sorry even gathering the e-mails is FOIA, like that would you agree? A Could you rephrase that question? I'm sorry. Q This particular function that we've been discussing of collecting e-mails to produce, it seems to me that a major reason one would do that is to respond to a FOIA request. MR. RODRIGUEZ: Objection. Foundation. You can try to answer. THE WITNESS: It I mean, it represents a percentage, yes, of all FOIA requests I receive per year. I wouldn't say	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	happens multiple times a month that your office is asking for e-mails to respond to FOIA requests, right? A Yes. Q What about on a weekly basis? How many times a week? A So, again, I don't have those statistics to tell you, I mean, and it varies week to week. Q And you know you know the folks over there by their names. I'm not going to ask them, but you do know them A I do. Q right? Because you you interface with them fairly regularly, right? A We do.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	only speak to my functions in FOIA. Q It seems to me that a large part of the job of of if not the predominant part of the job of searching this in Intela or sorry even gathering the e-mails is FOIA, like that would you agree? A Could you rephrase that question? I'm sorry. Q This particular function that we've been discussing of collecting e-mails to produce, it seems to me that a major reason one would do that is to respond to a FOIA request. MR. RODRIGUEZ: Objection. Foundation. You can try to answer. THE WITNESS: It I mean, it represents a percentage, yes, of all FOIA requests I receive per year. I wouldn't say every request requires us to pull e-mails.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	happens multiple times a month that your office is asking for e-mails to respond to FOIA requests, right? A Yes. Q What about on a weekly basis? How many times a week? A So, again, I don't have those statistics to tell you, I mean, and it varies week to week. Q And you know you know the folks over there by their names. I'm not going to ask them, but you do know them A I do. Q right? Because you you interface with them fairly regularly, right? A We do. Q Okay. And, in fact, you've met these
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	only speak to my functions in FOIA. Q It seems to me that a large part of the job of of if not the predominant part of the job of searching this in Intela or sorry even gathering the e-mails is FOIA, like that would you agree? A Could you rephrase that question? I'm sorry. Q This particular function that we've been discussing of collecting e-mails to produce, it seems to me that a major reason one would do that is to respond to a FOIA request. MR. RODRIGUEZ: Objection. Foundation. You can try to answer. THE WITNESS: It I mean, it represents a percentage, yes, of all FOIA requests I receive per year. I wouldn't say every request requires us to pull e-mails. BY MR. ZORN	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	happens multiple times a month that your office is asking for e-mails to respond to FOIA requests, right? A Yes. Q What about on a weekly basis? How many times a week? A So, again, I don't have those statistics to tell you, I mean, and it varies week to week. Q And you know you know the folks over there by their names. I'm not going to ask them, but you do know them A I do. Q right? Because you you interface with them fairly regularly, right? A We do. Q Okay. And, in fact, you've met these people, right?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	only speak to my functions in FOIA. Q It seems to me that a large part of the job of of if not the predominant part of the job of searching this in Intela or sorry even gathering the e-mails is FOIA, like that would you agree? A Could you rephrase that question? I'm sorry. Q This particular function that we've been discussing of collecting e-mails to produce, it seems to me that a major reason one would do that is to respond to a FOIA request. MR. RODRIGUEZ: Objection. Foundation. You can try to answer. THE WITNESS: It I mean, it represents a percentage, yes, of all FOIA requests I receive per year. I wouldn't say every request requires us to pull e-mails.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	happens multiple times a month that your office is asking for e-mails to respond to FOIA requests, right? A Yes. Q What about on a weekly basis? How many times a week? A So, again, I don't have those statistics to tell you, I mean, and it varies week to week. Q And you know you know the folks over there by their names. I'm not going to ask them, but you do know them A I do. Q right? Because you you interface with them fairly regularly, right? A We do. Q Okay. And, in fact, you've met these

1	1 1 1 24 4 2 1 0	1	11.1. 1.4. A. FOIL A.A. D. A.
1	work closely with them, right?	1	policies with respect to FOIA at the Department
2	A Yes.	2	of Justice that are Department of Justice
3	Q Okay. Okay. Fair enough. Let's see.	3	policies that all of these decentralized
4	Let me let me move so let's just move back	4	components all follow?
5	to this exhibit.	5	A Correct.
6	There I highlighted this AINS	6	Q Okay. And we've discussed one of
7	Manual. What is the AINS Manual?	7	those, which is this unusual circumstances
8	A So AINS is the company that owns the	8	policy, right?
9	case management system that we use, FOIAXpress.	9	A Yes. That's part of the FOIA
10	Q Okay. And then there's "Third Party	10	regulations, the department's FOIA regulations.
11	Checklist" in all caps.	11	Q The department's FOIA regulations?
12	What is that?	12	A Correct.
13	A So the team put together a checklist.	13	Q And that's how it views the statute?
14	And I admit I don't have the particulars	14	A Correct.
15	memorized, you know, on that checklist, but,	15	Q Okay. And so looking now at page 3.
16	again, these guidance documents were created to	16	And and so you see "FOIA Leadership," but
17	help them walk through the process of how you	17	we're not we don't need to talk about the
18	handle certain types of FOIA requests related to	18	chief FOIA officer anymore. I think we got that.
19	third-party individuals.	19	I just want to look at the last line of
20	MR. ZORN: Okay. All right. I think	20	that, which is that "Associate Attorney General
21	we're done with that exhibit. And let's move	21	Vanita Gupta, the third-ranking official at the
22	to I think this is Exhibit 6 now.	22	Department of Justice, serves as the Department's
	Page 238		Page 240
l			
1	(Deposition Exhibit Number 6	1	Chief FOIA Officer."
1 2	(Deposition Exhibit Number 6 was marked for identification.)	1 2	Chief FOIA Officer." Did I read that correctly?
		_	Did I read that correctly? A You did.
2	was marked for identification.)	2	Did I read that correctly? A You did. Q And and you've never spoken to
2 3	was marked for identification.) BY MR. ZORN	2 3	Did I read that correctly? A You did.
2 3 4	was marked for identification.) BY MR. ZORN Q Just let me know when you have it up.	2 3 4	Did I read that correctly? A You did. Q And and you've never spoken to
2 3 4 5	was marked for identification.) BY MR. ZORN Q Just let me know when you have it up. A Yes, we have it up.	2 3 4 5	Did I read that correctly? A You did. Q And and you've never spoken to Ms. Gupta?
2 3 4 5 6	was marked for identification.) BY MR. ZORN Q Just let me know when you have it up. A Yes, we have it up. Q Okay. So and I've annotated this	2 3 4 5 6	Did I read that correctly? A You did. Q And and you've never spoken to Ms. Gupta? A No. Q Has she has she spoken to DEA about FOIA, like, outside of your presence to your
2 3 4 5 6 7	was marked for identification.) BY MR. ZORN Q Just let me know when you have it up. A Yes, we have it up. Q Okay. So and I've annotated this document as well, but looking at the first page,	2 3 4 5 6 7	Did I read that correctly? A You did. Q And and you've never spoken to Ms. Gupta? A No. Q Has she has she spoken to DEA about
2 3 4 5 6 7 8	was marked for identification.) BY MR. ZORN Q Just let me know when you have it up. A Yes, we have it up. Q Okay. So and I've annotated this document as well, but looking at the first page, this is the Department of Justice Chief FOIA	2 3 4 5 6 7 8	Did I read that correctly? A You did. Q And and you've never spoken to Ms. Gupta? A No. Q Has she has she spoken to DEA about FOIA, like, outside of your presence to your
2 3 4 5 6 7 8 9	was marked for identification.) BY MR. ZORN Q Just let me know when you have it up. A Yes, we have it up. Q Okay. So and I've annotated this document as well, but looking at the first page, this is the Department of Justice Chief FOIA Officer Report; is that correct?	2 3 4 5 6 7 8	Did I read that correctly? A You did. Q And and you've never spoken to Ms. Gupta? A No. Q Has she has she spoken to DEA about FOIA, like, outside of your presence to your knowledge?
2 3 4 5 6 7 8 9	was marked for identification.) BY MR. ZORN Q Just let me know when you have it up. A Yes, we have it up. Q Okay. So and I've annotated this document as well, but looking at the first page, this is the Department of Justice Chief FOIA Officer Report; is that correct? A Yes, it is.	2 3 4 5 6 7 8 9	Did I read that correctly? A You did. Q And and you've never spoken to Ms. Gupta? A No. Q Has she has she spoken to DEA about FOIA, like, outside of your presence to your knowledge? A No.
2 3 4 5 6 7 8 9 10	was marked for identification.) BY MR. ZORN Q Just let me know when you have it up. A Yes, we have it up. Q Okay. So and I've annotated this document as well, but looking at the first page, this is the Department of Justice Chief FOIA Officer Report; is that correct? A Yes, it is. Q Okay. And just turning to the second	2 3 4 5 6 7 8 9 10 11	Did I read that correctly? A You did. Q And and you've never spoken to Ms. Gupta? A No. Q Has she has she spoken to DEA about FOIA, like, outside of your presence to your knowledge? A No. Q Do you know if she's spoken to any of
2 3 4 5 6 7 8 9 10 11 12	was marked for identification.) BY MR. ZORN Q Just let me know when you have it up. A Yes, we have it up. Q Okay. So and I've annotated this document as well, but looking at the first page, this is the Department of Justice Chief FOIA Officer Report; is that correct? A Yes, it is. Q Okay. And just turning to the second page, I highlighted "Decentralized Nature of FOIA	2 3 4 5 6 7 8 9 10 11 12	Did I read that correctly? A You did. Q And and you've never spoken to Ms. Gupta? A No. Q Has she has she spoken to DEA about FOIA, like, outside of your presence to your knowledge? A No. Q Do you know if she's spoken to any of the components about FOIA?
2 3 4 5 6 7 8 9 10 11 12 13	was marked for identification.) BY MR. ZORN Q Just let me know when you have it up. A Yes, we have it up. Q Okay. So and I've annotated this document as well, but looking at the first page, this is the Department of Justice Chief FOIA Officer Report; is that correct? A Yes, it is. Q Okay. And just turning to the second page, I highlighted "Decentralized Nature of FOIA Processing at Department of Justice."	2 3 4 5 6 7 8 9 10 11 12 13	Did I read that correctly? A You did. Q And and you've never spoken to Ms. Gupta? A No. Q Has she has she spoken to DEA about FOIA, like, outside of your presence to your knowledge? A No. Q Do you know if she's spoken to any of the components about FOIA? A I don't have any knowledge of that,
2 3 4 5 6 7 8 9 10 11 12 13	was marked for identification.) BY MR. ZORN Q Just let me know when you have it up. A Yes, we have it up. Q Okay. So and I've annotated this document as well, but looking at the first page, this is the Department of Justice Chief FOIA Officer Report; is that correct? A Yes, it is. Q Okay. And just turning to the second page, I highlighted "Decentralized Nature of FOIA Processing at Department of Justice." Did I read that correctly?	2 3 4 5 6 7 8 9 10 11 12 13 14	Did I read that correctly? A You did. Q And and you've never spoken to Ms. Gupta? A No. Q Has she has she spoken to DEA about FOIA, like, outside of your presence to your knowledge? A No. Q Do you know if she's spoken to any of the components about FOIA? A I don't have any knowledge of that, unfortunately.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	was marked for identification.) BY MR. ZORN Q Just let me know when you have it up. A Yes, we have it up. Q Okay. So and I've annotated this document as well, but looking at the first page, this is the Department of Justice Chief FOIA Officer Report; is that correct? A Yes, it is. Q Okay. And just turning to the second page, I highlighted "Decentralized Nature of FOIA Processing at Department of Justice." Did I read that correctly? A You did.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Did I read that correctly? A You did. Q And and you've never spoken to Ms. Gupta? A No. Q Has she has she spoken to DEA about FOIA, like, outside of your presence to your knowledge? A No. Q Do you know if she's spoken to any of the components about FOIA? A I don't have any knowledge of that, unfortunately. Q Okay. And this document says that she
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	was marked for identification.) BY MR. ZORN Q Just let me know when you have it up. A Yes, we have it up. Q Okay. So and I've annotated this document as well, but looking at the first page, this is the Department of Justice Chief FOIA Officer Report; is that correct? A Yes, it is. Q Okay. And just turning to the second page, I highlighted "Decentralized Nature of FOIA Processing at Department of Justice." Did I read that correctly? A You did. Q And that that's just describing what	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Did I read that correctly? A You did. Q And and you've never spoken to Ms. Gupta? A No. Q Has she has she spoken to DEA about FOIA, like, outside of your presence to your knowledge? A No. Q Do you know if she's spoken to any of the components about FOIA? A I don't have any knowledge of that, unfortunately. Q Okay. And this document says that she is the Department of Justice's chief FOIA
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	was marked for identification.) BY MR. ZORN Q Just let me know when you have it up. A Yes, we have it up. Q Okay. So and I've annotated this document as well, but looking at the first page, this is the Department of Justice Chief FOIA Officer Report; is that correct? A Yes, it is. Q Okay. And just turning to the second page, I highlighted "Decentralized Nature of FOIA Processing at Department of Justice." Did I read that correctly? A You did. Q And that that's just describing what I what we discussed earlier about there are	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Did I read that correctly? A You did. Q And and you've never spoken to Ms. Gupta? A No. Q Has she has she spoken to DEA about FOIA, like, outside of your presence to your knowledge? A No. Q Do you know if she's spoken to any of the components about FOIA? A I don't have any knowledge of that, unfortunately. Q Okay. And this document says that she is the Department of Justice's chief FOIA officer, correct?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	was marked for identification.) BY MR. ZORN Q Just let me know when you have it up. A Yes, we have it up. Q Okay. So and I've annotated this document as well, but looking at the first page, this is the Department of Justice Chief FOIA Officer Report; is that correct? A Yes, it is. Q Okay. And just turning to the second page, I highlighted "Decentralized Nature of FOIA Processing at Department of Justice." Did I read that correctly? A You did. Q And that that's just describing what I what we discussed earlier about there are separate FOIA offices for each component, and	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Did I read that correctly? A You did. Q And and you've never spoken to Ms. Gupta? A No. Q Has she has she spoken to DEA about FOIA, like, outside of your presence to your knowledge? A No. Q Do you know if she's spoken to any of the components about FOIA? A I don't have any knowledge of that, unfortunately. Q Okay. And this document says that she is the Department of Justice's chief FOIA officer, correct? A Correct.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	was marked for identification.) BY MR. ZORN Q Just let me know when you have it up. A Yes, we have it up. Q Okay. So and I've annotated this document as well, but looking at the first page, this is the Department of Justice Chief FOIA Officer Report; is that correct? A Yes, it is. Q Okay. And just turning to the second page, I highlighted "Decentralized Nature of FOIA Processing at Department of Justice." Did I read that correctly? A You did. Q And that that's just describing what I what we discussed earlier about there are separate FOIA offices for each component, and they all process FOIA requests separately; is	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Did I read that correctly? A You did. Q And and you've never spoken to Ms. Gupta? A No. Q Has she has she spoken to DEA about FOIA, like, outside of your presence to your knowledge? A No. Q Do you know if she's spoken to any of the components about FOIA? A I don't have any knowledge of that, unfortunately. Q Okay. And this document says that she is the Department of Justice's chief FOIA officer, correct? A Correct. Q And we went through the statute
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	was marked for identification.) BY MR. ZORN Q Just let me know when you have it up. A Yes, we have it up. Q Okay. So and I've annotated this document as well, but looking at the first page, this is the Department of Justice Chief FOIA Officer Report; is that correct? A Yes, it is. Q Okay. And just turning to the second page, I highlighted "Decentralized Nature of FOIA Processing at Department of Justice." Did I read that correctly? A You did. Q And that that's just describing what I what we discussed earlier about there are separate FOIA offices for each component, and they all process FOIA requests separately; is A Correct.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Did I read that correctly? A You did. Q And and you've never spoken to Ms. Gupta? A No. Q Has she has she spoken to DEA about FOIA, like, outside of your presence to your knowledge? A No. Q Do you know if she's spoken to any of the components about FOIA? A I don't have any knowledge of that, unfortunately. Q Okay. And this document says that she is the Department of Justice's chief FOIA officer, correct? A Correct. Q And we went through the statute discussing the responsibilities of the chief FOIA

1	Q And that describes you as well as her,	1	that the federal office responsible for
2	correct?	2	encouraging government-wide compliance with the
3	A Yes.	3	FOIA, so
4	Q And all of those responsibilities are	4	A Yes.
5	her responsibilities as well, right?	5	Q So what
6	A For the department, yes.	6	A Okay.
7	Q And including the department's	7	Q So what this is saying is that the
8	compliance with with the FOIA statute; is	8	Department of Justice's Office of Information
9	A Yes.	9	Policy is setting policy for the entire
10	Q that fair? Okay.	10	federal or is is encouraging government
11	And so and, you know, we don't need	11	compliance I don't want to misstate what this
12	to the first first line in the next	12	is saying.
13	paragraph is, you know we see the training,	13	A Yes.
14	and we see 552(j), and we see, "A proper	14	Q It's encouraging government compliance
15	understanding of the FOIA, including the correct	15	with the Freedom of Information Act. That's
16	application of the statute's provisions, is the	16	that's what OIP is doing, among other things?
17	first step towards any successful FOIA	17	A Correct. But they set the regulations
18	operation."	18	for just the Department of Justice. Other
19	Did I read that sentence correctly?	19	federal agencies have their own FOIA regulations,
20		20	if that makes sense.
21		21	
22	_	22	Q Right. And that does make sense,
22	this document saying that a proper understanding Page 242	22	but but the Office of Information Policy is Page 244
1	of the FOIA including the correct application of	1	ensuring compliance with and we can all agree
1 2	of the FOIA, including the correct application of the statutes provision is the first step towards	$\begin{vmatrix} 1 \\ 2 \end{vmatrix}$	ensuring compliance with, and we can all agree that all government agencies are working off the
2	the statutes provision, is the first step towards	2	that all government agencies are working off the
2 3	the statutes provision, is the first step towards any successful FOIA operation?	2 3	that all government agencies are working off the same statute?
2 3 4	the statutes provision, is the first step towards any successful FOIA operation? A Correct.	2 3 4	that all government agencies are working off the same statute? A Uh-huh.
2 3 4 5	the statutes provision, is the first step towards any successful FOIA operation? A Correct. Q Okay. And and and the federal	2 3 4 5	that all government agencies are working off the same statute? A Uh-huh. Q Different regulations, same statute,
2 3 4 5 6	the statutes provision, is the first step towards any successful FOIA operation? A Correct. Q Okay. And and and the federal office that's responsible for encouraging	2 3 4 5 6	that all government agencies are working off the same statute? A Uh-huh. Q Different regulations, same statute, right?
2 3 4 5 6 7	the statutes provision, is the first step towards any successful FOIA operation? A Correct. Q Okay. And and and the federal office that's responsible for encouraging government-wide compliance with FOIA is OIP,	2 3 4 5 6 7	that all government agencies are working off the same statute? A Uh-huh. Q Different regulations, same statute, right? A Correct.
2 3 4 5 6 7 8	the statutes provision, is the first step towards any successful FOIA operation? A Correct. Q Okay. And and and the federal office that's responsible for encouraging government-wide compliance with FOIA is OIP, right?	2 3 4 5 6 7 8	that all government agencies are working off the same statute? A Uh-huh. Q Different regulations, same statute, right? A Correct. Q And the authority for the unusual
2 3 4 5 6 7 8 9	the statutes provision, is the first step towards any successful FOIA operation? A Correct. Q Okay. And and and the federal office that's responsible for encouraging government-wide compliance with FOIA is OIP, right? A Correct.	2 3 4 5 6 7 8 9	that all government agencies are working off the same statute? A Uh-huh. Q Different regulations, same statute, right? A Correct. Q And the authority for the unusual circumstances regulation is the statute?
2 3 4 5 6 7 8 9	the statutes provision, is the first step towards any successful FOIA operation? A Correct. Q Okay. And and and the federal office that's responsible for encouraging government-wide compliance with FOIA is OIP, right? A Correct. Q And we discussed what OIP is earlier,	2 3 4 5 6 7 8 9	that all government agencies are working off the same statute? A Uh-huh. Q Different regulations, same statute, right? A Correct. Q And the authority for the unusual circumstances regulation is the statute? A The statute.
2 3 4 5 6 7 8 9 10	the statutes provision, is the first step towards any successful FOIA operation? A Correct. Q Okay. And and and the federal office that's responsible for encouraging government-wide compliance with FOIA is OIP, right? A Correct. Q And we discussed what OIP is earlier, right?	2 3 4 5 6 7 8 9 10 11	that all government agencies are working off the same statute? A Uh-huh. Q Different regulations, same statute, right? A Correct. Q And the authority for the unusual circumstances regulation is the statute? A The statute. Q Yeah. So I want to just go to page 6
2 3 4 5 6 7 8 9 10 11	the statutes provision, is the first step towards any successful FOIA operation? A Correct. Q Okay. And and and the federal office that's responsible for encouraging government-wide compliance with FOIA is OIP, right? A Correct. Q And we discussed what OIP is earlier, right? A Correct.	2 3 4 5 6 7 8 9 10 11 12	that all government agencies are working off the same statute? A Uh-huh. Q Different regulations, same statute, right? A Correct. Q And the authority for the unusual circumstances regulation is the statute? A The statute. Q Yeah. So I want to just go to page 6 quickly. And just for the record, I've found
2 3 4 5 6 7 8 9 10 11 12 13	the statutes provision, is the first step towards any successful FOIA operation? A Correct. Q Okay. And and and the federal office that's responsible for encouraging government-wide compliance with FOIA is OIP, right? A Correct. Q And we discussed what OIP is earlier, right? A Correct. Q OIP is one of the components of the	2 3 4 5 6 7 8 9 10 11 12 13	that all government agencies are working off the same statute? A Uh-huh. Q Different regulations, same statute, right? A Correct. Q And the authority for the unusual circumstances regulation is the statute? A The statute. Q Yeah. So I want to just go to page 6 quickly. And just for the record, I've found this to be kind of very educational today, and
2 3 4 5 6 7 8 9 10 11 12 13 14	the statutes provision, is the first step towards any successful FOIA operation? A Correct. Q Okay. And and and the federal office that's responsible for encouraging government-wide compliance with FOIA is OIP, right? A Correct. Q And we discussed what OIP is earlier, right? A Correct. Q OIP is one of the components of the Department of Justice, right?	2 3 4 5 6 7 8 9 10 11 12 13	that all government agencies are working off the same statute? A Uh-huh. Q Different regulations, same statute, right? A Correct. Q And the authority for the unusual circumstances regulation is the statute? A The statute. Q Yeah. So I want to just go to page 6 quickly. And just for the record, I've found this to be kind of very educational today, and I've learned a lot and, frankly, gained some
2 3 4 5 6 7 8 9 10 11 12 13 14 15	the statutes provision, is the first step towards any successful FOIA operation? A Correct. Q Okay. And and and the federal office that's responsible for encouraging government-wide compliance with FOIA is OIP, right? A Correct. Q And we discussed what OIP is earlier, right? A Correct. Q OIP is one of the components of the Department of Justice, right? A Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	that all government agencies are working off the same statute? A Uh-huh. Q Different regulations, same statute, right? A Correct. Q And the authority for the unusual circumstances regulation is the statute? A The statute. Q Yeah. So I want to just go to page 6 quickly. And just for the record, I've found this to be kind of very educational today, and I've learned a lot and, frankly, gained some appreciation for the work that the FOIA
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	the statutes provision, is the first step towards any successful FOIA operation? A Correct. Q Okay. And and and the federal office that's responsible for encouraging government-wide compliance with FOIA is OIP, right? A Correct. Q And we discussed what OIP is earlier, right? A Correct. Q OIP is one of the components of the Department of Justice, right? A Yes. Q And OIP is responsible, according to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	that all government agencies are working off the same statute? A Uh-huh. Q Different regulations, same statute, right? A Correct. Q And the authority for the unusual circumstances regulation is the statute? A The statute. Q Yeah. So I want to just go to page 6 quickly. And just for the record, I've found this to be kind of very educational today, and I've learned a lot and, frankly, gained some appreciation for the work that the FOIA department does.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	the statutes provision, is the first step towards any successful FOIA operation? A Correct. Q Okay. And and and the federal office that's responsible for encouraging government-wide compliance with FOIA is OIP, right? A Correct. Q And we discussed what OIP is earlier, right? A Correct. Q OIP is one of the components of the Department of Justice, right? A Yes. Q And OIP is responsible, according to this, for the entire federal government's	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	that all government agencies are working off the same statute? A Uh-huh. Q Different regulations, same statute, right? A Correct. Q And the authority for the unusual circumstances regulation is the statute? A The statute. Q Yeah. So I want to just go to page 6 quickly. And just for the record, I've found this to be kind of very educational today, and I've learned a lot and, frankly, gained some appreciation for the work that the FOIA department does. And my question I've highlighted
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	the statutes provision, is the first step towards any successful FOIA operation? A Correct. Q Okay. And and and the federal office that's responsible for encouraging government-wide compliance with FOIA is OIP, right? A Correct. Q And we discussed what OIP is earlier, right? A Correct. Q OIP is one of the components of the Department of Justice, right? A Yes. Q And OIP is responsible, according to this, for the entire federal government's compliance with FOIA, as far as supervising it,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	that all government agencies are working off the same statute? A Uh-huh. Q Different regulations, same statute, right? A Correct. Q And the authority for the unusual circumstances regulation is the statute? A The statute. Q Yeah. So I want to just go to page 6 quickly. And just for the record, I've found this to be kind of very educational today, and I've learned a lot and, frankly, gained some appreciation for the work that the FOIA department does. And my question I've highlighted this with respect to ATF about sort of
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	the statutes provision, is the first step towards any successful FOIA operation? A Correct. Q Okay. And and and the federal office that's responsible for encouraging government-wide compliance with FOIA is OIP, right? A Correct. Q And we discussed what OIP is earlier, right? A Correct. Q OIP is one of the components of the Department of Justice, right? A Yes. Q And OIP is responsible, according to this, for the entire federal government's compliance with FOIA, as far as supervising it, right?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	that all government agencies are working off the same statute? A Uh-huh. Q Different regulations, same statute, right? A Correct. Q And the authority for the unusual circumstances regulation is the statute? A The statute. Q Yeah. So I want to just go to page 6 quickly. And just for the record, I've found this to be kind of very educational today, and I've learned a lot and, frankly, gained some appreciation for the work that the FOIA department does. And my question I've highlighted this with respect to ATF about sort of stakeholder engagement, frequent FOIA litigants.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	the statutes provision, is the first step towards any successful FOIA operation? A Correct. Q Okay. And and and the federal office that's responsible for encouraging government-wide compliance with FOIA is OIP, right? A Correct. Q And we discussed what OIP is earlier, right? A Correct. Q OIP is one of the components of the Department of Justice, right? A Yes. Q And OIP is responsible, according to this, for the entire federal government's compliance with FOIA, as far as supervising it, right? A Correct. For the department, though,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	that all government agencies are working off the same statute? A Uh-huh. Q Different regulations, same statute, right? A Correct. Q And the authority for the unusual circumstances regulation is the statute? A The statute. Q Yeah. So I want to just go to page 6 quickly. And just for the record, I've found this to be kind of very educational today, and I've learned a lot and, frankly, gained some appreciation for the work that the FOIA department does. And my question I've highlighted this with respect to ATF about sort of stakeholder engagement, frequent FOIA litigants. And I'm not going to read it, but, you know
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	the statutes provision, is the first step towards any successful FOIA operation? A Correct. Q Okay. And and and the federal office that's responsible for encouraging government-wide compliance with FOIA is OIP, right? A Correct. Q And we discussed what OIP is earlier, right? A Correct. Q OIP is one of the components of the Department of Justice, right? A Yes. Q And OIP is responsible, according to this, for the entire federal government's compliance with FOIA, as far as supervising it, right? A Correct. For the department, though, for the Department of Justice.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	that all government agencies are working off the same statute? A Uh-huh. Q Different regulations, same statute, right? A Correct. Q And the authority for the unusual circumstances regulation is the statute? A The statute. Q Yeah. So I want to just go to page 6 quickly. And just for the record, I've found this to be kind of very educational today, and I've learned a lot and, frankly, gained some appreciation for the work that the FOIA department does. And my question I've highlighted this with respect to ATF about sort of stakeholder engagement, frequent FOIA litigants. And I'm not going to read it, but, you know and it says these efforts have improved
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	the statutes provision, is the first step towards any successful FOIA operation? A Correct. Q Okay. And and and the federal office that's responsible for encouraging government-wide compliance with FOIA is OIP, right? A Correct. Q And we discussed what OIP is earlier, right? A Correct. Q OIP is one of the components of the Department of Justice, right? A Yes. Q And OIP is responsible, according to this, for the entire federal government's compliance with FOIA, as far as supervising it, right? A Correct. For the department, though,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	that all government agencies are working off the same statute? A Uh-huh. Q Different regulations, same statute, right? A Correct. Q And the authority for the unusual circumstances regulation is the statute? A The statute. Q Yeah. So I want to just go to page 6 quickly. And just for the record, I've found this to be kind of very educational today, and I've learned a lot and, frankly, gained some appreciation for the work that the FOIA department does. And my question I've highlighted this with respect to ATF about sort of stakeholder engagement, frequent FOIA litigants. And I'm not going to read it, but, you know

1	overall.	1	of internal procedures."
2	And are you aware of anything that	2	Let me just stop there. Well, let me
3	either DO DOJ kind of writ large or DEA has	3	keep keep going.
4	has done to try to engage the stakeholder	4	"This included the updating templates
5	community and to maybe improve relationships?	5	and several DEA SOPs to assist FOIA staff carry
6	A Yes. So I can speak for my office	6	out routine operations, such as processing
7	and, again, we have a very small staff right now,	7	certain types of record. In addition, the DEA
8	but we have done a lot of work in engaging with	8	Chief FOIA Officer, FOIA Unit Chiefs, and Office
9	requesters to talk about their request to try to	9	of Chief Counsel attorneys met to review and
10	work with them.	10	discuss complex records, which allowed the team
11	Sometimes we're we actually will	11	to formulate plans of action to address difficult
12	reach out just to have a conversation about the	12	requests."
13	possibility of narrowing the scope, because we	13	My first question is: So so there's
14	try to be as transparent as possible. We're very	14	a self-assessment of the FOIA program. Is that
15	open, and we tell requesters we have you know,	15	like done in writing somewhere?
16	we're operating with a small staff. We have a	16	A It is. There's actually a template
17	very large backlog, but we'd like to move forward	17	that the Department of Justice OIP developed that
18	with your request. Would you consider maybe	18	we've used twice to evaluate, you know, all areas
19	narrowing the scope or the topics? And then that	19	of the FOIA administration to see how we're
20	will generally help us get the records out to the	20	doing. And we've used that document to actually
21	requester community quicker.	21	create goals for the year and things that we'd
22	So we've done a lot of work in the	22	like to improve or tighten up in our business
	Page 246		Page 248
1	space. Particularly our intake unit is doing a	1	processes.
2	lot of that outreach, as well as our unit chiefs.	2	Q Okay. And what are some of the
3	You know, we're picking up the phone. We're	3	improvements or the efficiencies that this
4	talking to requesters, seeing how we can work	4	paragraph is referring to that you implemented?
5	with them, seeing if we can negotiate on certain	5	A Sure. So one of the very first ones
6	types of requests.	6	was completely restructuring the office to be
7	Q Okay. And then looking at page 14	7	successful, in my opinion. When I arrived in
8	here, go to it's right before the "Requester	8	2017, I didn't feel like we were structured for
9	Services" and the "FOIA Public Liaison."	9	success, so we changed that.
10	A 14, page 14?	10	The other thing that we changed is we
11	Q Yeah.	11	created some new positions. We have what we call
12	A Okay.	12	an expert government information specialist
13	Q Page 14. I mean, we see, "For	13	position now. That's a GS-14 position. I have
14	instance" and this is the highlighted text, so	14	four of them. They're all vacant right now. I'm
15	this is the second sentence of the that	15	trying to hire and fill that role, because I want
16	paragraph.	16	to be able to delegate final signature authority.
17	"For instance, the DEA's Chief FOIA	17	So we were doing that with one of the
18	officer" that's you?	18	13s that we had. We were granting them final
19	A Correct.	19	review and signature authority, again in an
20	Q "along with the FOIA Unit Chiefs,	20	effort to really tackle our backlog issues.
0.1	_	0.1	XXX 1 1 1 1 . C 1 .
21 22	conducted a self-assessment of the FOIA Program and made several changes to increase efficiency	21 22	We've changed a lot of our templates, so we have many request letter templates for the

1	various types of requests that we handle. This	1	talking about DEA now the DOJ FOIA staff done
2	is again	2	to promote the principles set forth in this memo?
3	(Brief interruption.)	3	A So, again, I think it would be
4	We've done a lot of work to basically	4	difficult for me to talk about what the
5	give our staff all the resources that they need	5	department has done with regard to this memo. I
6	to be effective and efficient in their job. So	6	can certainly articulate what we have done.
7	those are just some of the top ones.	7	The department shared this memo with
8	The other thing is appeals. We worked	8	us, and they have communicated with us on certain
9	heavily to see what we could do to reduce appeal	9	parts of this memo to make sure that we are doing
10	rate, and that effort's been going on since 2018.	10	certain things. But beyond that, I really can't
11	And so we've reduced basically, by changing	11	articulate specifically what they've done on each
12	internal process and procedures, have been able	12	aspect of this memo.
13	to reduce the number of appeals filed to the	13	Q Well, who at the department has worked
14	department by 67 percent in the last three years.	14	with DEA on implementing the principles or
15	MR. ZORN: Okay. I'm going to	15	guidelines in the memo?
16	introduce my last exhibit, and then we'll be	16	A We had his name is Patrick Austin.
17	done. And this is Exhibit 7.	17	I communicated with earlier, maybe around May of
18	(Deposition Exhibit Number 7	18	2022, with regard to one aspect of this memo.
19	was marked for identification.)	19	And, in fact, I we implemented a
20	THE WITNESS: I'm here.	20	change, and it has to do with (A)(4), the
21	BY MR. ZORN	21	foreseeable harm standard. We made sure that all
22	Q And have you seen this Exhibit 7	22	of our determination letters contained language
	Page 250		Page 252
1	before?	1	that basically told the requester that we
1 2	before? A I have.	1 2	that basically told the requester that we consider the foreseeable harm standard when
2	A I have.	2	consider the foreseeable harm standard when
2 3	A I have.Q Do you know what Exhibit 7 is?	2 3	consider the foreseeable harm standard when reviewing records and applying exemptions. That language was not necessarily in the letter in
2 3 4	A I have.Q Do you know what Exhibit 7 is?A Yes.	2 3 4	consider the foreseeable harm standard when reviewing records and applying exemptions. That
2 3 4 5	A I have.Q Do you know what Exhibit 7 is?A Yes.Q What is Exhibit 7?	2 3 4 5	consider the foreseeable harm standard when reviewing records and applying exemptions. That language was not necessarily in the letter in this manner previously, so we adjust we made that adjustment.
2 3 4 5 6	A I have.Q Do you know what Exhibit 7 is?A Yes.Q What is Exhibit 7?A This is a memo that was written by the	2 3 4 5 6	consider the foreseeable harm standard when reviewing records and applying exemptions. That language was not necessarily in the letter in this manner previously, so we adjust we made
2 3 4 5 6 7	 A I have. Q Do you know what Exhibit 7 is? A Yes. Q What is Exhibit 7? A This is a memo that was written by the attorney general, Merrick Garland, in early 	2 3 4 5 6 7	consider the foreseeable harm standard when reviewing records and applying exemptions. That language was not necessarily in the letter in this manner previously, so we adjust we made that adjustment. Q And and okay. So that was
2 3 4 5 6 7 8	A I have. Q Do you know what Exhibit 7 is? A Yes. Q What is Exhibit 7? A This is a memo that was written by the attorney general, Merrick Garland, in early early 2022 I think it was March that talks	2 3 4 5 6 7 8	consider the foreseeable harm standard when reviewing records and applying exemptions. That language was not necessarily in the letter in this manner previously, so we adjust we made that adjustment. Q And and okay. So that was that was getting to my next question, which was:
2 3 4 5 6 7 8 9	A I have. Q Do you know what Exhibit 7 is? A Yes. Q What is Exhibit 7? A This is a memo that was written by the attorney general, Merrick Garland, in early early 2022 I think it was March that talks about the Freedom of Information Act and	2 3 4 5 6 7 8 9	consider the foreseeable harm standard when reviewing records and applying exemptions. That language was not necessarily in the letter in this manner previously, so we adjust we made that adjustment. Q And and okay. So that was that was getting to my next question, which was: What has the DEA done to has DEA done anything since March 2022, specifically in light of
2 3 4 5 6 7 8 9	A I have. Q Do you know what Exhibit 7 is? A Yes. Q What is Exhibit 7? A This is a memo that was written by the attorney general, Merrick Garland, in early early 2022 I think it was March that talks about the Freedom of Information Act and expectations of federal agencies in complying	2 3 4 5 6 7 8 9	consider the foreseeable harm standard when reviewing records and applying exemptions. That language was not necessarily in the letter in this manner previously, so we adjust we made that adjustment. Q And and okay. So that was that was getting to my next question, which was: What has the DEA done to has DEA done anything
2 3 4 5 6 7 8 9 10	A I have. Q Do you know what Exhibit 7 is? A Yes. Q What is Exhibit 7? A This is a memo that was written by the attorney general, Merrick Garland, in early early 2022 I think it was March that talks about the Freedom of Information Act and expectations of federal agencies in complying with the act. Q And is it fair to describe this as a	2 3 4 5 6 7 8 9 10	consider the foreseeable harm standard when reviewing records and applying exemptions. That language was not necessarily in the letter in this manner previously, so we adjust we made that adjustment. Q And and okay. So that was that was getting to my next question, which was: What has the DEA done to has DEA done anything since March 2022, specifically in light of this this memo, to update A Yes.
2 3 4 5 6 7 8 9 10 11 12 13	A I have. Q Do you know what Exhibit 7 is? A Yes. Q What is Exhibit 7? A This is a memo that was written by the attorney general, Merrick Garland, in early early 2022 I think it was March that talks about the Freedom of Information Act and expectations of federal agencies in complying with the act. Q And is it fair to describe this as a Department of Justice priority?	2 3 4 5 6 7 8 9 10 11 12 13	consider the foreseeable harm standard when reviewing records and applying exemptions. That language was not necessarily in the letter in this manner previously, so we adjust we made that adjustment. Q And and okay. So that was that was getting to my next question, which was: What has the DEA done to has DEA done anything since March 2022, specifically in light of this this memo, to update A Yes. Q its processes or determinations or
2 3 4 5 6 7 8 9 10 11 12 13 14	A I have. Q Do you know what Exhibit 7 is? A Yes. Q What is Exhibit 7? A This is a memo that was written by the attorney general, Merrick Garland, in early early 2022 I think it was March that talks about the Freedom of Information Act and expectations of federal agencies in complying with the act. Q And is it fair to describe this as a Department of Justice priority? A Yes.	2 3 4 5 6 7 8 9 10 11 12 13	consider the foreseeable harm standard when reviewing records and applying exemptions. That language was not necessarily in the letter in this manner previously, so we adjust we made that adjustment. Q And and okay. So that was that was getting to my next question, which was: What has the DEA done to has DEA done anything since March 2022, specifically in light of this this memo, to update A Yes. Q its processes or determinations or whatnot?
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A I have. Q Do you know what Exhibit 7 is? A Yes. Q What is Exhibit 7? A This is a memo that was written by the attorney general, Merrick Garland, in early early 2022 I think it was March that talks about the Freedom of Information Act and expectations of federal agencies in complying with the act. Q And is it fair to describe this as a Department of Justice priority? A Yes. Q And since March 2022 well, do you	2 3 4 5 6 7 8 9 10 11 12 13 14 15	consider the foreseeable harm standard when reviewing records and applying exemptions. That language was not necessarily in the letter in this manner previously, so we adjust we made that adjustment. Q And and okay. So that was that was getting to my next question, which was: What has the DEA done to has DEA done anything since March 2022, specifically in light of this this memo, to update A Yes. Q its processes or determinations or whatnot? A Yes. So beyond (A)(4), with regard to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A I have. Q Do you know what Exhibit 7 is? A Yes. Q What is Exhibit 7? A This is a memo that was written by the attorney general, Merrick Garland, in early early 2022 I think it was March that talks about the Freedom of Information Act and expectations of federal agencies in complying with the act. Q And is it fair to describe this as a Department of Justice priority? A Yes. Q And since March 2022 well, do you know what Sunshine Week is?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	consider the foreseeable harm standard when reviewing records and applying exemptions. That language was not necessarily in the letter in this manner previously, so we adjust we made that adjustment. Q And and okay. So that was that was getting to my next question, which was: What has the DEA done to has DEA done anything since March 2022, specifically in light of this this memo, to update A Yes. Q its processes or determinations or whatnot? A Yes. So beyond (A)(4), with regard to removing barriers to access and reducing FOIA
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A I have. Q Do you know what Exhibit 7 is? A Yes. Q What is Exhibit 7? A This is a memo that was written by the attorney general, Merrick Garland, in early early 2022 I think it was March that talks about the Freedom of Information Act and expectations of federal agencies in complying with the act. Q And is it fair to describe this as a Department of Justice priority? A Yes. Q And since March 2022 well, do you know what Sunshine Week is? A Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	consider the foreseeable harm standard when reviewing records and applying exemptions. That language was not necessarily in the letter in this manner previously, so we adjust we made that adjustment. Q And and okay. So that was that was getting to my next question, which was: What has the DEA done to has DEA done anything since March 2022, specifically in light of this this memo, to update A Yes. Q its processes or determinations or whatnot? A Yes. So beyond (A)(4), with regard to removing barriers to access and reducing FOIA request backlogs, C, we are doing a lot of work
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A I have. Q Do you know what Exhibit 7 is? A Yes. Q What is Exhibit 7? A This is a memo that was written by the attorney general, Merrick Garland, in early early 2022 I think it was March that talks about the Freedom of Information Act and expectations of federal agencies in complying with the act. Q And is it fair to describe this as a Department of Justice priority? A Yes. Q And since March 2022 well, do you know what Sunshine Week is? A Yes. Q And this came out during 2022, Sunshine	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	consider the foreseeable harm standard when reviewing records and applying exemptions. That language was not necessarily in the letter in this manner previously, so we adjust we made that adjustment. Q And and okay. So that was that was getting to my next question, which was: What has the DEA done to has DEA done anything since March 2022, specifically in light of this this memo, to update A Yes. Q its processes or determinations or whatnot? A Yes. So beyond (A)(4), with regard to removing barriers to access and reducing FOIA request backlogs, C, we are doing a lot of work in the space to try to figure out how we are
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A I have. Q Do you know what Exhibit 7 is? A Yes. Q What is Exhibit 7? A This is a memo that was written by the attorney general, Merrick Garland, in early early 2022 I think it was March that talks about the Freedom of Information Act and expectations of federal agencies in complying with the act. Q And is it fair to describe this as a Department of Justice priority? A Yes. Q And since March 2022 well, do you know what Sunshine Week is? A Yes. Q And this came out during 2022, Sunshine Week, right?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	consider the foreseeable harm standard when reviewing records and applying exemptions. That language was not necessarily in the letter in this manner previously, so we adjust we made that adjustment. Q And and okay. So that was that was getting to my next question, which was: What has the DEA done to has DEA done anything since March 2022, specifically in light of this this memo, to update A Yes. Q its processes or determinations or whatnot? A Yes. So beyond (A)(4), with regard to removing barriers to access and reducing FOIA request backlogs, C, we are doing a lot of work in the space to try to figure out how we are going to aggressively tackle our backlog going
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A I have. Q Do you know what Exhibit 7 is? A Yes. Q What is Exhibit 7? A This is a memo that was written by the attorney general, Merrick Garland, in early early 2022 I think it was March that talks about the Freedom of Information Act and expectations of federal agencies in complying with the act. Q And is it fair to describe this as a Department of Justice priority? A Yes. Q And since March 2022 well, do you know what Sunshine Week is? A Yes. Q And this came out during 2022, Sunshine Week, right? A It did.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	consider the foreseeable harm standard when reviewing records and applying exemptions. That language was not necessarily in the letter in this manner previously, so we adjust we made that adjustment. Q And and okay. So that was that was getting to my next question, which was: What has the DEA done to has DEA done anything since March 2022, specifically in light of this this memo, to update A Yes. Q its processes or determinations or whatnot? A Yes. So beyond (A)(4), with regard to removing barriers to access and reducing FOIA request backlogs, C, we are doing a lot of work in the space to try to figure out how we are going to aggressively tackle our backlog going forward. We have a growing backlog. Again, it's
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A I have. Q Do you know what Exhibit 7 is? A Yes. Q What is Exhibit 7? A This is a memo that was written by the attorney general, Merrick Garland, in early early 2022 I think it was March that talks about the Freedom of Information Act and expectations of federal agencies in complying with the act. Q And is it fair to describe this as a Department of Justice priority? A Yes. Q And since March 2022 well, do you know what Sunshine Week is? A Yes. Q And this came out during 2022, Sunshine Week, right? A It did. Q And since the publication of this memo,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	consider the foreseeable harm standard when reviewing records and applying exemptions. That language was not necessarily in the letter in this manner previously, so we adjust we made that adjustment. Q And and okay. So that was that was getting to my next question, which was: What has the DEA done to has DEA done anything since March 2022, specifically in light of this this memo, to update A Yes. Q its processes or determinations or whatnot? A Yes. So beyond (A)(4), with regard to removing barriers to access and reducing FOIA request backlogs, C, we are doing a lot of work in the space to try to figure out how we are going to aggressively tackle our backlog going forward. We have a growing backlog. Again, it's due to staff shortages. I am delegating
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A I have. Q Do you know what Exhibit 7 is? A Yes. Q What is Exhibit 7? A This is a memo that was written by the attorney general, Merrick Garland, in early early 2022 I think it was March that talks about the Freedom of Information Act and expectations of federal agencies in complying with the act. Q And is it fair to describe this as a Department of Justice priority? A Yes. Q And since March 2022 well, do you know what Sunshine Week is? A Yes. Q And this came out during 2022, Sunshine Week, right? A It did.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	consider the foreseeable harm standard when reviewing records and applying exemptions. That language was not necessarily in the letter in this manner previously, so we adjust we made that adjustment. Q And and okay. So that was that was getting to my next question, which was: What has the DEA done to has DEA done anything since March 2022, specifically in light of this this memo, to update A Yes. Q its processes or determinations or whatnot? A Yes. So beyond (A)(4), with regard to removing barriers to access and reducing FOIA request backlogs, C, we are doing a lot of work in the space to try to figure out how we are going to aggressively tackle our backlog going forward. We have a growing backlog. Again, it's

1	right now to two GS-13s that are helping us move	1	earlier with Mr. Zorn about about fees?
2	certain cases forward.	2	A Yes, I do.
3	I've also made a change it's here	3	Q And in particular when the DEA
4	on it has to do with one of the points in	4	estimates the amount of fees that are owed and
5	here talks about making records more accessible	5	that the requester has to pay prior to the DEA
6	to first-party requesters. So, for example	6	processing the request?
7	and I made a change this year.	7	A Yes.
8	Looking for ways that we would release	8	Q Does the requester if they disagree
9	material outside of the FOIA, that is very	9	with the DEA's estimate, do they have an
10	difficult for DEA because the vast majority of	10	opportunity to appeal that?
11	our records are highly sensitive, right, but	11	A They do.
12	there is a type of record that I felt fell into	12	Q And as part of that appeal, can they
13	this category, and that has to do with former	13	also challenge their categorization as, say, a
14	agents or task force officers that request access	14	commercial requester?
15	to their training records for the time that they	15	A They can.
16	worked at DEA. I felt that that should not be	16	MR. RODRIGUEZ: For the record, the
17	FOIA function. It's going to get caught, likely,	17	witness would like an opportunity to review and
18	in our backlog. We've got to find a way to	18	sign the transcript. And I have no further
19	release that quicker.	19	questions.
20	So I had a conversation with the Office	20	MR. ZORN: I have no no further,
21	of Training, and we are now allowing them to make	21	either.
22	those releases. So that is being handled outside	22	VIDEO TECHNICIAN: We are off the
	Page 254		Page 256
1	the FOIA process, and that is one of the bullets	1	record at 15:49 p.m. This concludes today's
2	here. I can point out the number if you'd like.	2	testimony of Kelleigh Miller. The total number
3	Q And I'm just kind of musing on the	3	of media units used was eight and will be
4	record here, but what about making the	4	retained by Veritext.
5	administrative proceeding proceeding records	5	(Whereupon, at 3:49 p.m., the
6	available on some sort of online platform would	6	deposition of KELLEIGH MILLER
7	probably take take some of the weight off your	7	was concluded.)
8			
0	shoulders as well, right?	8	
9	shoulders as well, right? A I mean, that is certainly a	8 9	* * * *
	· ·		****
9	A I mean, that is certainly a	9	* * * *
9 10	A I mean, that is certainly a conversation I'd be willing to entertain with the	9 10	****
9 10 11	A I mean, that is certainly a conversation I'd be willing to entertain with the administrative law judge office. As of right	9 10 11	* * * *
9 10 11 12	A I mean, that is certainly a conversation I'd be willing to entertain with the administrative law judge office. As of right now, the only information that is publicly	9 10 11 12	* * * *
9 10 11 12 13	A I mean, that is certainly a conversation I'd be willing to entertain with the administrative law judge office. As of right now, the only information that is publicly available, like I said, is their final decisions	9 10 11 12 13	* * * *
9 10 11 12 13 14	A I mean, that is certainly a conversation I'd be willing to entertain with the administrative law judge office. As of right now, the only information that is publicly available, like I said, is their final decisions and orders online. That's all on DEA.gov, but	9 10 11 12 13 14	* * * *
9 10 11 12 13 14 15	A I mean, that is certainly a conversation I'd be willing to entertain with the administrative law judge office. As of right now, the only information that is publicly available, like I said, is their final decisions and orders online. That's all on DEA.gov, but that is something that we could take into	9 10 11 12 13 14 15	* * * *
9 10 11 12 13 14 15 16	A I mean, that is certainly a conversation I'd be willing to entertain with the administrative law judge office. As of right now, the only information that is publicly available, like I said, is their final decisions and orders online. That's all on DEA.gov, but that is something that we could take into consideration.	9 10 11 12 13 14 15 16	* * * *
9 10 11 12 13 14 15 16 17	A I mean, that is certainly a conversation I'd be willing to entertain with the administrative law judge office. As of right now, the only information that is publicly available, like I said, is their final decisions and orders online. That's all on DEA.gov, but that is something that we could take into consideration. MR. ZORN: I'm going to pass the	9 10 11 12 13 14 15 16 17	* * * *
9 10 11 12 13 14 15 16 17	A I mean, that is certainly a conversation I'd be willing to entertain with the administrative law judge office. As of right now, the only information that is publicly available, like I said, is their final decisions and orders online. That's all on DEA.gov, but that is something that we could take into consideration. MR. ZORN: I'm going to pass the witness. I have no further questions.	9 10 11 12 13 14 15 16 17	* * * * *
9 10 11 12 13 14 15 16 17 18	A I mean, that is certainly a conversation I'd be willing to entertain with the administrative law judge office. As of right now, the only information that is publicly available, like I said, is their final decisions and orders online. That's all on DEA.gov, but that is something that we could take into consideration. MR. ZORN: I'm going to pass the witness. I have no further questions. MR. RODRIGUEZ: I just have a very few.	9 10 11 12 13 14 15 16 17 18	* * * *
9 10 11 12 13 14 15 16 17 18 19 20	A I mean, that is certainly a conversation I'd be willing to entertain with the administrative law judge office. As of right now, the only information that is publicly available, like I said, is their final decisions and orders online. That's all on DEA.gov, but that is something that we could take into consideration. MR. ZORN: I'm going to pass the witness. I have no further questions. MR. RODRIGUEZ: I just have a very few. EXAMINATION BY COUNSEL FOR DEFENDANTS	9 10 11 12 13 14 15 16 17 18 19 20	* * * *

1	CERTIFICATE OF NOTARY PUBLIC	1	jimmy.rodriguez2@usdoj.gov	
2	I, ERICK M. THACKER, the officer before whom	2		
3	the foregoing deposition was taken, do hereby	3	, .,	
4	certify that the witness whose testimony appears			
5	in the foregoing deposition was duly sworn by me;	5	·	
6	that the testimony of said witness was taken by	6		
7	me in stenotype and thereafter reduced to	7 Within the applicable timeframe, the witness		
8	typewriting under my direction; that said	8 should read the testimony to verify its accuracy. If		
9	deposition is a true record of the testimony	9	there are any changes, the witness should note those	
10	given by said witness; that I am neither counsel	10	on the attached Errata Sheet.	
11	for, related to, nor employed by any of the	11	The witness should sign and notarize the	
12	parties to the action in which this deposition	12	attached Errata pages and return to Veritext at	
13	was taken; and, further, that I am not a relative	13	errata-tx@veritext.com.	
14	or employee of any counsel or attorney employed	14	According to applicable rules or agreements, if	
15	by the parties hereto, nor financially or	15	the witness fails to do so within the time allotted,	
16	otherwise interested in the outcome of this	16	a certified copy of the transcript may be used as if	
17	action.	17	signed.	
10	MCDAachn ERICK M. THACKER	18	Yours.	
18	Notary Public in and for the	19	Veritext Legal Solutions	
19 20	District of Columbia	20	ventext Legal Solutions	
21	My commission expires:	21		
22	June 30, 2024	22		
	Page 258	22		Page 260
1	AIMS Institute, PLLC, Et Al. v. Garland, Merrick, Et Al.	1	AIMS Institute, PLLC, et al. vs. Merrick Garland,	
	Kelleigh Miller 5645328	2	et al.	
3	ACKNOWLEDGEMENT OF DEPONENT	3	Kelleigh Miller (#5645328)	
4	I, Kelleigh Miller, do hereby declare that I	4	ERRATA SHEET	
	have read the foregoing transcript, I have made any	5	PAGELINECHANGE	
	corrections, additions, or changes I deemed necessary as			
		6	REASON	_
		7	PAGELINECHANGE	
	a true, correct and complete transcript of the testimony	8		
	given by me.	9	REASON	
10		10		
	Wallaigh Millar Data	11	PAGELINECHANGE	
	Kelleigh Miller Date	12		
	*If notary is required	13	REASON	_
14	SUBSCRIBED AND SWORN TO BEFORE ME THIS	14	PAGELINECHANGE	
15	DAY OF, 20			
16		15	REASON	_
17		16	PAGE LINE CHANGE	
18		17		
19	NOTARY PUBLIC	18	REASON_	
20		19	NLADUN	_
21		20 21		
22	Page 259	22	KELLEIGH MILLER Date	Page 261

1	RE: COST CERTIFICATE
	DEPOSITION OF: Kelleigh Miller
	5645328
	1/5/2023
	Cause No:
	AIMS Institute, PLLC, Et Al. v. Garland, Merrick, Et Al.
7	Enclosed for filing, please find the
8	required certification pages and witness
9	signature pages for the deposition referenced
10	above was/was not returned.
11	Please note that \$ is the
12	deposition officer's charges to the
13	for preparing the original
	deposition and any copies of exhibits.
15	Thank you for your prompt attention to this
	matter.
17	
	Sincerely,
	Veritext Legal Solutions
19	Firm Registration No. 571
	300 Throckmorton Street, Suite 1600
20	Fort Worth, Texas 76102
	cs-tx@veritext.com
21	
22	
	Page 262

[00592 - 200]

[20005 - 571]

		I	
20005 1:22	207 4:5	155:11,13,14	4
2016 90:8	21 209:11	177:17 178:11	4 3:13 55:13
194:20	2100 1:14 5:18	178:11,12,13	194:2,6 195:16
2017 24:4 51:7	213 181:16	240:15	218:17 226:14
67:5,12 249:8	218 3:19	3/15/2022 3:16	226:17 252:20
2018 159:14	22 3:8 207:21	30 3:9 4:11	253:15
163:20 164:13	22-00585 3:20	8:15 16:6 21:8	40 126:3
165:2,4,15	126:20	46:8 52:1 54:3	133:17
167:4,13 168:6	22-0059 191:3	54:19 55:1,14	4100 2:4
178:5 250:10	22-00592 4:4	58:14,14 59:7	44 4:12 111:18
2019 24:14	22-00845 4:5	59:8 73:2 87:4	46 3:17
52:3 118:13	207:22	88:12 89:20	491 177:8,9
165:4 217:1,13	22314 1:15	90:10 110:18	4:22 1:5 5:16
2020 24:10,11	5:19	111:1,5 153:19	5
24:16 102:4	226 3:13	154:1,7,12	
118:13	22nd 204:4	169:13 171:17	5 1:12 4:11
2021 4:7,9 24:9	23 69:1	172:11 183:15	30:15 45:12
102:4 150:18	2300 2:10	184:6 189:6	194:2 195:13
177:17 178:1,2	239 3:14 68:22	192:3,14	195:17 196:2,3
178:8,10	121:9	194:11 209:12	197:7,11,18
179:15	25 30:12 31:10	258:22	198:7,11,15
2022 3:15 4:10	31:11 143:12	300 262:19	218:18,20
14:7,11 15:8	177:8,10	31st 191:21	5,000 91:22
20:21 102:4	250 3:16	35 21:7	148:1
127:21 179:10	193:20	350 1:21	500 138:2,9
179:20 180:18	255 3:4	371 3:21	184:5
188:19 192:16	28 68:10,11	376 4:4	52 168:11
195:21 204:4	2:12 180:3	3:09 226:8	53 3:9
218:9 219:10	2:23 180:3	3:17 219:11	552 4:11 30:16
251:8,15,18	2:27 195:21	3:20 226:8	31:4 45:13
252:18 253:10	3	3:49 257:5	242:14
2023 1:12 5:4	3 3:11 55:9	3c 101:13	5645328 259:2
14:13 260:2	92:1 112:12,14		260:4 261:2
2024 258:22	113:5 154:16		262:3
	154:18,19		571 262:19
	134.10,17		

[592 - actually]

592 191:5	90 57:14 88:21	accepted 13:6,7	acknowledge
5th 5:4 14:7,10	89:17 121:10	156:21	259:3
14:13	9:32 54:19	access 17:13	acknowledg
6	9:37 1:13 5:3	57:15 59:22	103:21,22
6 3:9,14 8:15	9:53 23:15,16	60:7,9,11,13,15	acronym 119:2
16:6 46:8 52:1	9:56 23:16,18	61:9,12,14	119:4,5 227:8
54:3,19 55:1	a	62:8 63:7,11	228:20
55:14 210:8,19	a.m. 1:13 5:3	63:15 65:14,19	acronyms
212:22 214:5	23:15,16,16,18	69:2 72:10	227:8
214:11 238:22	52:18,19,19,21	74:20 75:3,7	act 3:12 29:19
239:1 245:11	54:19 112:5,6	76:11,22 77:2	51:18 56:21
67 166:16	112:6,8,21,22	77:18 80:16	90:8 114:1
250:14	112:22 113:2	83:4 86:8,12	119:11 158:21
7	a1 55:21	86:21 98:10	244:15 251:9
-	ability 80:21	102:20 103:18	251:11
7 3:3,16 178:19	90:9,20 111:4	106:8 184:4	action 1:5 5:16
210:9 214:6,12	188:4 194:21	189:22 202:13	22:20 248:11
214:15 250:17	195:1 200:14	208:20 221:17	258:12,17
250:18,22	able 27:2 59:7	234:7,8 253:16	actions 205:18
251:3,5	80:10 90:10	254:14	active 184:9
76102 262:20	94:10 110:22	accessible	actors 17:15
77002 2:5,11	116:20 118:5	86:17 116:8,9	actual 58:7
8	136:9,10 140:6	116:14 254:5	85:19 104:9
8 3:17 45:22	157:3 184:8	accessing	108:17,19
46:1 50:21	189:13,17	233:10	141:7 173:2
53:22	222:19 230:21	accomplish	actually 34:11
8/17/2022 3:19	249:16 250:12	35:8	36:2 47:16
80 135:20,20	above 21:8	accuracy 260:8	57:1 64:20
136:21,21	42:1 259:7	accurate 99:22	72:18 78:18
139:16	260:5 262:10	100:11,14	93:16 99:9
811 2:4	absolutely	101:2 104:20	100:12 118:9
9	203:7,22	106:15 139:19	129:22 143:6
9 3:19 141:14	abuse 17:17	182:3 199:20	156:12 166:1
218:1,2	accept 186:19	accurately	168:10 169:10
210.1,2	_	100:5	170:19 171:2

[actually - aiming]

	T		
183:18 184:16	administrative	afford 200:5	211:12 228:22
193:4,8,9,10	17:6,9 18:5	afield 100:18	234:20 239:22
195:11 205:12	37:3,6,11 83:3	agencies 52:1	agency's 18:21
211:6,19 230:6	83:15,16 84:2	69:8 152:2	19:21 33:13
232:22 246:11	84:4,20 86:5	154:18 177:3	35:2 38:8,9
248:16,20	86:16 87:14,17	178:15 179:1	110:9 201:10
addition 248:7	87:22 88:15,19	212:13 244:19	216:11
additional	91:9 92:12	245:2 251:10	agenda 3:13
74:15 75:10	94:8,16 97:5	agency 2:14	227:3
220:13	114:21 116:7	6:16 12:19	agent 20:22
additions 259:6	117:12 131:17	15:20 16:22	agents 41:17
address 16:18	198:18 205:5	17:4,20 18:3	213:21 254:14
17:16 72:19,20	255:5,11	18:10,19 20:9	aggregating
223:11 248:11	administrativ	22:4,9 27:1	170:10
addressed	170:14	31:15,16 32:9	aggressively
17:18	administrator	32:11,18 33:1	253:19
addresses	15:6,7 19:9	33:10,11,12,22	ago 12:22 19:9
219:2,6	29:13	34:4,22 35:7	211:11
adequate 66:19	admit 231:5	38:12,21 39:7	agree 5:9 18:19
adjust 253:5	238:14	42:5,7 45:12	32:17 92:12
adjustment	adopted 76:14	51:13 70:15	106:11 115:13
51:15 253:6	advance 113:19	71:22 78:4	141:3 143:1
adjustments	advanced	80:10 81:5	187:3 215:18
34:4 132:9,10	193:20	82:15,19 91:6	215:21 216:1
133:6	adversariness	100:4 104:15	235:7 245:1
admin 114:22	17:19	106:14,19	agreed 16:11
115:1	advised 144:3	109:15 116:8	130:8
administration	affairs 25:7	117:3 118:21	agreements
3:10 8:9 12:12	56:19	127:14 133:16	260:14
29:18 32:18	affect 115:22	152:19 153:8	agrees 21:2
48:19 55:3	188:8	158:6 159:2,3	ahead 9:13
58:6 114:9	affiliations 6:4	160:3,5,7	164:1
119:4 217:10	affirmatively	182:10 183:3	aim 48:16
248:19	212:9	186:4 190:9	aiming 186:5
		196:6 203:20	

[aims - argumentative]

aims 1:3 3:7	analysts 213:21	anyone's 72:10	212:18,19
			· ·
5:13 202:3,7,9	angela 26:16	apiece 169:8,10	applying
259:1 260:3	anne 34:1	apologize	135:11 253:3
261:1 262:6	204:12	155:15 211:18	appointed
ains 238:6,7,8	annotated	appeal 37:6,11	49:11
al 1:3,6 5:13,14	126:5 239:6	250:9 256:10	appointee
259:1,1 260:3	annotation	256:12	40:18
260:3 261:1,1	208:3	appealed	appreciate
262:6,6	annual 4:7 35:8	198:16	147:2
alexandria	35:10,14 38:10	appeals 37:3	appreciation
1:15 5:19	58:10 151:22	250:8,13	245:15
alignment	177:22 182:6	appear 17:4	approach
187:1	answer 42:17	appearance 6:3	173:4
alj 84:1 86:6	43:2 57:18	appearances	appropriate
96:1 147:10,15	63:3 64:8	6:4	33:2 38:11
148:12	65:20 69:12	appears 18:22	108:4
alj's 83:13,17	71:13 74:2	156:5,7 182:9	appropriately
83:20 89:8,10	80:13 93:3	205:21 258:4	33:12
91:21 96:7,14	145:14 165:19	appended	approximately
allegation	213:10 222:22	259:7	168:20
12:16	235:15	applicable	april 159:14
allocated 66:16	answered 93:3	260:7,14	163:20 164:13
allotted 260:15	answering	application	219:10 224:5,6
allow 100:22	145:18	242:16 243:1	area 130:17
allowed 153:14	answers 7:14	applied 110:5	165:14 202:19
159:12 248:10	9:11 22:12	142:9	areas 248:18
allowing	97:2 160:13	applies 71:21	argue 49:18
254:21	anthony 2:8	77:10 119:18	145:4
allows 231:10	20:22	200:8	arguing 50:3,6
amendment	antithetical	apply 38:13	50:16
194:20	20:12	72:1 77:20	argument
america 3:19	antitrust 165:1	91:17 94:7	125:1
6:14 218:9	165:7	109:16 134:6	argumentative
amount 183:10	anymore	147:8 194:10	71:11 144:19
189:2 256:4	240:18	199:9 212:16	145:13

[arlington - back]

arlington 70:10	assess 90:20	attached 4:22	145:20 146:2
74:8 231:20	assessed 191:19	260:10,12	210:6 211:20
233:12	192:17 204:22	attempt 46:9	211:21 212:9
armour 20:22	205:8	attend 37:13	255:6,13 260:6
21:1,4,10	assessing	attended 37:16	avenue 1:14
arrival 24:19	131:16 147:21	attending 7:9	5:19
arrived 75:19	assessment	attention	average 128:10
129:11 249:7	203:13 206:11	262:15	128:12 129:12
articulate	247:21 248:14	attorney 2:8	129:15 131:3
201:20 229:6,7	assign 131:12	3:16 6:5 33:12	avert 46:10
252:6,11	assigned 25:12	34:21 35:1,15	avoid 16:22
aside 145:6	26:3,14 153:1	35:18 122:2,11	21:5
205:22	assist 248:5	124:6 134:20	aware 10:22
asked 16:7	assistant 2:8	240:20 251:7	11:8 12:18,20
48:13 88:11	40:20 41:1	258:14	13:4,5 81:5
93:2,18 103:7	42:7,12 43:3	attorney's 1:14	97:4,16 123:1
148:8 163:1	49:19 51:16	5:18 6:12	145:22 158:4
192:1 222:17	associate 35:18	attorneys 248:9	220:22 234:19
222:18	240:20	audio 5:7	246:2
asking 46:19	assume 29:12	august 191:21	b
49:13 59:14	42:20,21 88:18	204:4 218:9	b 3:5,9 4:2 8:15
62:14 66:12	161:1 206:3	austin 252:16	16:6 33:9 46:8
67:18 83:22	209:22 231:8	authority 31:15	52:1 54:3,19
93:9 97:18	assuming 36:12	32:10 245:8	55:1,14 101:13
102:21 107:20	199:18,20	249:16,19	195:13 196:2,3
108:10 109:11	223:1	253:22	197:7,11,18
122:16 145:9	assumption	authorize	198:7,11,15
164:6,10 165:1	43:2	132:6 142:17	210:8,19 214:5
165:10 237:3	atf 79:1,20	authorized	214:11
aspect 252:12	177:7,10	22:19 23:1	b6 144:12,13
252:18	245:18	46:5,7 48:2	back 20:20
assert 63:5	atf's 79:14	authorizes	21:5 23:17
103:1	atmospherics	47:12	37:7 52:20
asserting 130:4	204:7	available 58:10	53:2 66:22,22
		61:2 93:15	83:12 98:15

[back - brief]

105:22 112:7,9	105:5 154:19	19:22 26:21	114:14 125:6
113:1 114:17	159:3 162:8	38:1 40:12	185:18 202:2
125:19 127:20	163:13 171:15	49:11 62:2	218:16 224:1
132:10 150:3	175:4 178:4,6	82:4 84:8	black 198:12
150:13 159:5	179:14 191:13	87:21 89:3	218:22
162:4,8 165:11	192:1,2,21	99:21 100:11	blank 155:18
171:8 175:22	198:13 213:18	101:13 118:13	156:5,7,11
176:3 178:5	227:19 233:7	129:16 178:1	158:5 218:17
180:4 189:12	250:4,11 253:1	191:17 192:8	blanket 198:21
191:22 193:14	basis 20:6	210:11 213:22	199:8
193:16 195:11	105:13 163:17	believed 21:10	blue 55:6
195:17,18	164:16 176:14	128:4	226:22
200:3 226:1,9	209:22 210:2	belonging	bobby 36:3,16
226:11 238:4	237:6	236:2	36:17
backed 205:14	batch 169:12	benchmark	bono 17:12
background	170:2	186:5	bottom 30:13
37:8 221:16	batched 169:3	best 59:1 80:12	113:9 181:2
backlog 168:16	bates 113:15	111:7 205:17	194:2
246:17 249:20	118:15	225:17	box 73:20
253:19,20	bear 158:10	better 17:18	198:12
254:18	beat 120:7	19:4 24:22	boxes 92:1
backlogs	beginning 6:5	41:13 54:17	148:16,18
253:17	81:17 103:12	96:11 153:8	218:22
barriers 253:16	106:18 192:9	207:2	brakes 205:7
base 17:3	begins 219:12	beyond 21:20	bray 46:14
based 57:6 60:1	begun 204:21	44:1 86:18	break 10:14,19
74:16 105:5,13	behalf 2:2,7	197:1 252:10	23:5 52:11
129:21 182:14	6:13,15 8:8	253:15	53:5 69:11
187:22 201:12	11:1,9 44:16	big 63:20 64:7	78:22 112:1
201:13 207:12	55:19 80:7	187:12 198:12	181:5 185:9,21
208:6	171:20	bill 135:21	breaking
baseline 142:11	belief 18:2	binary 104:4	111:20
basically 61:9	202:14	bit 28:5 44:1	brief 217:20
67:20 78:3	believe 10:13	48:19 50:13,14	250:3
85:6 103:13	17:18 18:17	53:6 93:7	

[bring - cbd]

bring 232:9	253:17	carbonaro	cases 17:17
broader 145:8	calculate	208:18 214:7	18:10 26:8
broken 175:5	135:18 197:8	carbonaro's	58:16 84:4
brooke 27:12	calculated	99:12,15	93:17 106:3
brought 12:7	125:7,9 197:10	care 202:10	134:22 140:8
166:9	197:14	carry 115:10	140:10 171:18
bucket 70:4	calculating	248:5	171:18 172:17
183:7,11 185:3	128:1,3,20	case 12:19 13:3	172:18 173:4
185:5 187:2,2	129:7	13:13 15:13,17	178:1,10,12
buckets 105:18	calculation	16:5,10 18:17	182:15 188:12
111:8 172:16	125:20 149:1	19:13,17,22	188:18 190:4,6
172:21	150:20	20:1 21:20	205:18 225:13
budget 66:18	call 25:5 30:3	22:17 23:1,2	253:22 254:2
building 70:7	64:19 90:3	27:1 34:1 47:6	categorical
71:20 72:17,21	98:22 105:2	59:2 63:10	183:13
73:1 74:4	162:1 172:4	78:22 84:1	categories
buildings 72:6	173:11 175:8	131:13,14	38:12 105:5
231:20	206:14 230:1	135:4,5 138:11	174:18 175:4
bulk 137:13	249:11	141:15 142:21	categorization
140:12	called 6:22 63:8	144:4 146:10	256:13
bullet 15:11,16	150:7 200:1	148:19 152:9	categorize
bullets 255:1	230:8 233:2	154:5 155:21	173:7 174:14
bunch 218:22	calls 42:15 63:2	156:8 157:14	189:7 203:17
burden 104:9	212:4 213:8	157:15 158:6	categorized
burdensome	capability	168:10 170:21	175:8 177:6,11
104:16,21	220:4	174:9 177:7	177:16
bureaucracy	capacity 8:3	186:9,14 188:9	categorizes
18:4	51:22	188:9,11	178:21
business	capital 30:6	192:15 194:10	category
119:10 248:22	caps 192:18	194:17,19	203:12 254:13
c	238:11	202:3 205:13	caught 254:17
c 2:1,3 3:1 4:1	capture 230:8	227:16 230:15	cause 100:20
5:1 33:21	captured 58:9	231:8 232:10	262:5
181:11 210:9	68:9 211:10	236:14 238:9	cbd 21:3,15,19
214:6,12,21	217:3		

[center - circumstances]

center 83:7	chance 51:2	charges 88:2	241:16,20
97:11,14	65:17 236:3	133:17 262:12	247:17 248:8,9
centralized	change 140:7	charging	chiefs 128:8
231:3,10	194:20 233:21	133:16 136:21	247:2,20 248:8
certain 16:8	252:20 254:3,7	146:21 196:15	choice 75:21
24:21 38:11	261:4,7,10,13	chart 177:21	chron 191:9
49:2 98:11	261:16	check 100:4	circumstance
111:8 173:7,17	changed	191:20 194:7	98:6 107:14
186:5 211:12	112:19 249:9	209:9 222:4	154:8 210:10
225:13 227:16	249:10,21	checklist	214:14 234:5
227:20 238:18	changes 247:22	238:11,13,15	circumstances
247:5 248:7	259:6 260:9	chief 3:14,17	12:14 21:16
252:8,10	changing	6:10 23:21	50:12 57:3,8
253:22 254:2	250:11	24:2 26:4,15	58:1,5,9,15,18
certainly 22:21	chapter 114:19	27:3,9,16,18	58:20 60:12
23:4,6 85:11	117:3	28:1,8,11 29:3	62:21,22 63:5
111:6 147:2	chapters	29:7,8,10,16	67:2 68:8,12
182:21 202:14	187:15	31:14,17 32:7	68:14,20 69:10
202:19 215:18	character	32:9,14,20	70:16,17 71:21
234:12 252:6	147:4	33:4,11,18	74:10 76:15
255:9	characterizati	35:10,13,14,17	77:3,10,19
certificate	127:2	35:22 36:4,5,9	81:14,15,20
258:1 262:1	characterized	36:10,11 37:16	82:16,19 87:2
certification	209:7	38:17,22 40:6	89:15 102:4,9
262:8	charge 41:17	40:15 41:13,14	102:15 103:2,9
certified	90:2,3,5,9,13	41:14 42:5,9	103:20 104:2
260:16	90:18 91:7	42:22 46:20	105:3,22 106:6
certify 258:4	125:11,12	51:7,14 52:3	106:12 108:2
cfr 68:11	126:3 143:9,13	53:22 67:3,7	108:13 109:11
chain 34:11,13	146:20 194:17	67:15 114:12	109:16 110:7
35:12	194:21 195:2,5	114:15 122:4	118:6 119:14
challenge	201:11	138:10 146:12	119:18 120:12
256:13	charged 90:14	182:2 194:9	121:13,22
challenging	125:14	217:13 239:8	122:10 123:6
111:11 168:13		240:18 241:1	123:22 153:19

[circumstances - community]

	I		I
154:4,12,13	198:14,19	coleman 2:3	137:2 189:12
160:1,6 171:5	201:16 212:15	6:7	197:19
189:9 190:1,3	clearer 179:6	collect 97:19	comfortable
190:6 208:15	clearly 202:10	106:19 125:18	145:17 146:16
222:18 223:9	203:4 213:4	236:1	coming 137:22
223:17,19	clerk 96:1,7	collected 90:19	command
231:15 234:3	204:12	105:4 109:2	34:11,14 35:12
236:9 240:7	click 151:14	208:12 229:10	comment
245:9	client 17:3 87:9	collecting	195:20,21
citation 30:20	88:1 89:4,22	106:13 229:18	196:22
156:8	91:7	235:11	commercial
city 231:19	clients 18:11	collection	90:1,15,16
civil 1:5 5:16	clinic 202:10	101:4	91:7 110:1
219:17 220:1	clock 162:1,4,8	columbia	125:15,17
223:1,15	191:15,17,21	258:20	174:21 175:6
claim 12:8	192:12	column 58:13	200:8,17,20,22
claims 12:11	clocks 192:6	152:12 153:13	201:3,3,6,7,12
22:18 222:2	close 58:21	153:20 154:15	201:17,19
clarification	102:10 144:3	155:3,7,9,12	202:4,21 203:6
22:14 23:9	169:2 172:20	156:4,7 157:9	256:14
123:10 179:4	183:15	160:22 177:4	commission
191:9	closed 157:14	181:10	258:21
clarify 28:4	157:15 158:6	columns	communicate
59:13 203:10	170:14 183:10	156:11	157:5
232:20	192:15	combination	communicated
clarity 123:5	closely 195:13	214:5	252:8,17
clear 13:2	196:1 238:1	combining	communication
15:10 22:17	closing 170:19	142:14	17:20 124:6,8
27:21 39:5	closure 161:18	come 37:7 62:1	communicati
64:4,15 84:15	code 4:11 30:15	66:10 125:19	222:20 223:10
102:7 124:4	31:1,6 130:5,5	127:18 136:11	communities
126:16,19	codes 129:18	148:9 220:16	18:2
138:1 143:18	132:14 133:10	226:1	community
149:4 154:10	colborn 44:11	comes 98:16	245:22 246:5
176:4 183:7		103:11 129:9	246:21

[company - contained]

company 238:8	184:11 185:5	concerned	congressional
compelling	186:6,10,21	148:15 221:16	234:15
162:18,22	187:2,20	concerns 16:9	consent 219:19
compile 223:4	188:10,16,21	117:4 210:14	220:5,21 224:3
compiled	189:2 209:7	210:17	224:7
214:16	248:10	concise 38:7	consider 40:6,8
complete 35:11	complexity	concluded	40:10 41:3
100:1 114:18	88:11 182:14	257:7	78:20 104:21
128:5 146:12	188:8	concludes	117:18 124:7
189:17 209:1	compliance	257:1	163:10,12
230:11 233:3	33:3 242:8	conclusion	215:9 246:18
259:8	243:7,18 244:2	42:16 45:12	253:2
completed	244:11,14	63:3 107:21	considerably
24:13 105:9	245:1	212:5 213:9	19:13
157:12,18,19	complying	conduct 107:4	consideration
161:15,17	251:10	230:7	203:20 255:16
completely	component	conducted	considered
24:15 118:12	27:14 79:8	93:12 247:21	111:1
214:3 249:6	152:15 239:18	conducting	consistent
completion	components	219:17	128:20
192:3	76:18 78:13	conducts 37:13	constituencies
complex 58:17	79:1,2 80:1	confidential	19:10
58:19,22 59:2	121:11 177:3	19:22 117:6	constitute
59:9 102:8	178:22 240:4	confirm 14:6	213:4 214:22
105:6 111:2	241:12 243:13	15:3 30:14	construct 87:8
117:21 159:19	computer	55:10 118:19	consult 69:7
160:10 162:13	13:17	209:10	consultation
167:15 168:12	conceal 20:10	confirmed	108:1 153:4,12
168:18 169:13	concede 108:8	123:14	159:8,10
171:8,11,16	concept 61:22	conflict 47:1	consulted
172:1,7,22	conception	confront 17:5	77:15
176:3,8,21	230:18	confusion	contact 46:13
179:11 181:11	concern 74:21	54:10	223:2,18 230:3
182:12,16,18	145:8 210:7	congress	contained
183:5,21		111:12	143:4 144:6

[contained - counteroffer]

252:22	94:20 123:4	71:3,5,7 74:14	20:14 21:22
containing	130:14 186:14	75:5,9 77:11	22:6 32:12
45:12	205:4,16	88:7 95:11	38:14 39:10,18
contains	206:10 210:14	96:2,18,22	51:19 52:5
153:12	246:12 254:20	97:20 98:1	56:7 114:13
content 9:18	255:10	99:7 100:2	126:22 181:19
66:7 118:15	conversations	101:5 115:12	206:18 219:20
contention	5:6 9:19 10:12	115:15,16	223:12 239:14
213:15	207:10	119:11 121:4	241:2 242:19
contentions	convoluted	127:5,10 132:1	correspond
50:9,11,11,14	18:4	133:5,19 134:8	181:7
contents 56:5	copies 262:14	135:13 140:4	cost 18:20
114:7 122:13	copy 62:14	140:15 154:6	74:15 262:1
124:22	99:1 101:18	154:14 155:2	cotter 95:22
context 208:6	260:16	160:9 162:14	96:3,5 148:9
contingent	cornell 31:1	166:20 167:14	204:12,18
16:10	correct 8:4,11	176:10,17	council 37:17
continue 5:8	8:12,16 11:3	182:9 185:6	counsel 2:14
16:2 18:8 38:4	13:14 15:3	207:22 208:1	3:3,4 5:12 6:3
125:17	16:1 17:22	208:20 213:11	6:16,19 7:2,21
continued 4:1	24:7,8,9 26:17	215:2 216:19	27:16,18 28:9
150:7,11	27:6,7 29:5,13	222:19 231:17	28:11 29:3,8
continues	29:14,22 30:19	233:20 239:9	29:11 41:15
15:19	31:9 32:15,16	239:20 240:5	43:7,14,17,18
continuing	32:18,22 33:5	240:12,14	43:21 44:5
205:9	33:6,8,16,20	241:17,18	114:12,15
contrary 43:1	34:2,3,9 36:16	242:2,15 243:1	122:5 150:10
contrasting	39:13,14,21	243:4,9,12,20	248:9 255:20
201:22	42:11,22 43:3	244:17 245:7	258:10,14
controlled	44:16 45:17	247:19 259:8	counsel's 42:21
17:13	47:19 51:7,8	corrections	count 183:16
convenient	55:6,20 56:2	132:18 259:6	counted 147:19
74:3	58:2 60:17,21	correctly 15:22	counteroffer
conversation	61:7 65:5,9,12	16:16,17 17:21	13:8,9 16:13
10:5,8,11	65:16 70:13	18:13 19:5,18	

[counting - dea]

1.50.7		24.44	
counting 162:5	creating 78:4	dangers 21:14	59:8 87:5
183:17	182:19	dash 158:17	88:13,21 89:18
countries 57:14	creation 182:22	167:1	89:20 90:10
121:11	creative 30:3	data 4:7,9,10	110:18 111:1,5
country 21:4	criteria 162:20	58:8 150:18	119:10 120:5
68:22 70:3	crosses 186:21	152:1,20 166:2	153:14 154:1
couple 10:2	cs 262:20	176:20 177:20	157:7 159:12
14:18 157:6	cubic 92:1	177:22 178:12	161:20 171:17
161:12 194:2	cubicles 64:17	178:22 179:3	172:11 183:15
203:3 211:11	64:19	180:18,22	184:6 189:6,13
221:15 226:15	culpable 17:15	181:6 182:5,8	192:4 194:11
course 10:13	curious 57:2	182:9	195:7 209:11
49:17 163:12	59:15 204:3	database	209:12 230:11
222:21	206:2	117:16 231:10	de 35:22
court 1:1 5:15	currently 42:22	date 1:12 14:10	dea 3:11 6:10
5:21 6:18	64:13	14:12 156:17	6:15 11:2,9,12
15:20 16:5	custodian	156:20,22	11:18,19,21
17:2 49:17	63:12 93:21	157:2,7,8,8,9	16:4,8 20:22
236:13	100:5 223:4	157:10,12,13	21:1,12,16
courtesy	custodians	157:18,18,19	24:3,6 25:2,16
210:12 220:15	57:16 83:9,10	161:15,18,19	25:17 27:10,21
220:18	222:20 223:3	191:11,14	27:22 28:13,16
cover 138:14	cut 39:3 103:3	192:10 259:12	29:8,11,16,19
220:10	cutoff 183:5	261:22	31:8 32:14,21
covered 101:14	cutting 107:11	dated 3:7,16,17	33:19 36:11
172:3 219:7	184:17	3:19 4:13 14:7	38:17 39:20
covers 228:21	cv 1:5 3:8 5:16	218:8	40:4,10,15
create 24:21	cyberspace	day 62:19	41:1,9 42:9,22
75:13 76:8	71:19	110:13 118:4	43:19 46:20
248:21	d	140:10,10	47:18 50:9
created 152:3,4	d 5:1 34:20	167:5 192:14	52:7 55:15,19
172:16 176:19	102:13 118:16	208:18 211:22	55:22 56:11,22
181:5 217:2	118:18	259:15	57:7 59:22
238:16 249:11	d.c. 1:22	days 14:18	61:9,21 62:3
	u.C. 1.22	58:14,14 59:7	62:12 65:13,15

[dea - department]

65:18 66:1,10	225:8,16 229:2	deciding	definition
67:11 68:1,17	231:3,9,13	201:11	58:19 122:9
70:8,9,11,17	241:7 246:3	decision 15:18	123:6 171:15
75:7,22 76:13	248:5,7 252:1	86:15 198:20	172:9 190:2
77:4,19,22	252:14 253:9,9	decisional	definitions
78:14 79:1	254:10,16	196:9,12,19	102:11 172:2
80:2 81:5	256:3,5	decisionmakers	delegate 249:16
83:19 84:4,10	dea's 15:8,14	18:3	delegating
86:19 87:14	15:18 18:16	decisions	253:21
88:2 90:4	20:8,22 23:21	255:13	deliberate
92:22 93:11	28:8 29:3	declare 88:20	203:19
97:5 98:3	46:18 51:7	259:4	deliberative
102:3,22 108:2	56:3 57:10	deem 59:9	196:4,8,12
113:9,11,19	66:21 107:22	157:10 182:17	deliver 18:5,7
114:4,10,10	114:1 118:20	188:9 189:13	19:4 87:5
115:8 117:3	121:1 141:18	deemed 21:16	denial 183:22
121:7,9,14	153:12 202:6	159:19 182:11	184:10
127:3 136:11	247:17 256:9	184:11 188:16	denials 183:13
139:4 141:13	dea.gov 86:16	196:18 209:10	department 2:9
148:20 159:4	255:14	259:6	3:9,14 4:7 8:6
164:15 165:2,8	dea000097 3:13	deep 17:8	11:18 12:12
166:19 170:1	dea000370 3:21	defendants 1:7	35:12 36:9
171:21 172:11	dea000372 4:4	2:7 3:4 255:20	37:7 43:10
173:3 174:13	dea000385 4:6	deferred	44:5,16 45:3
177:15 178:6	dead 120:8	108:12	47:3 48:18
178:20 180:18	deadlines 162:6	define 59:1	51:21 55:2
187:9 192:22	deal 36:3 37:10	68:13 117:21	58:11 77:5,6,8
193:4,8,17	49:3 141:12	171:10	77:12 79:7,11
196:15 197:8	dealing 19:1	defined 120:12	79:12 121:6,16
199:15,18	dear 15:5,7	172:6	121:21 123:13
201:1 205:16	death 163:1	defines 68:11	123:15 152:1
210:4 215:14	december 15:8	definitely 89:19	152:19 172:13
215:19 216:2	20:21	116:16 117:1	213:2,14 215:7
216:13 220:2,3	decentralized	165:3 168:12	216:12 223:16
224:10,21	239:12 240:3	225:21	239:8,13 240:1

[department - director]

240:2,22	47:13 50:7,10	designations	developed
241:16 242:6	51:10 53:7,8	52:2	248:17
242:21 243:14	55:1 112:14	designee 46:8	device 185:16
243:20,21	113:20 126:9	despite 15:11	dialogue 17:20
244:8,18	142:19 151:3	223:9	difference
245:16 248:17	180:9 190:18	detail 98:9	130:19 135:10
250:14 251:13	207:18 218:2	details 124:7	141:7 189:1
252:5,7,13	226:17 239:1	determination	different 19:3
department's	250:18 257:6	37:4 57:3,5	27:14 45:21
123:8 240:10	258:3,5,9,12	93:10 103:9	47:10 50:13
240:11,22	260:4 262:2,9	104:5,17,19	56:15 58:20
242:7	262:12,14	106:12,18	62:3 70:2 79:1
depending	deputy 29:7	108:16 109:19	82:22 102:12
88:10 202:1	derived 152:9	127:17 163:4	106:17 109:3
214:10	describe 46:14	201:2 222:18	152:12 157:7,9
depends 184:1	251:12	223:8 252:22	177:2,2 180:15
depicted	described	determinations	181:6,10
177:20	212:12	253:13	186:22 190:15
depo 54:3	describes 242:1	determine	193:13 202:1
deponent 52:1	describing	93:11 94:3	214:3 245:5
259:3	82:22 198:3	95:14 103:16	differently
deposed 7:10	239:16	107:4 125:21	84:12 93:8
9:2	description 3:6	183:3 184:7	difficult 88:12
deposition 1:10	4:3 56:3 174:1	197:17 200:16	111:11 166:5
3:7,9,9,11,13	descriptions	200:20,22	188:6 248:11
3:14,16,17,19	38:7	determined	252:4 254:10
3:20 4:4,5,7,9	desheila 40:2	125:16 127:21	diligently 15:14
4:10,11,12	design 75:21	153:18	direct 35:2
5:11,17 7:9	designate 39:16	determines	182:22
8:15 9:5,8,13	42:5 105:4	99:9	direction 258:8
9:16 10:15	designated	determining	directly 18:3
13:18 16:6	45:2 51:16	103:14 109:5	19:11 89:10
22:8,11 30:7	designation	128:10	93:8 159:6
44:20 45:7	51:14	detriment	director 217:4
46:1,5,7,11,13		18:11	

[disagree - doing]

disagree 108:4	dismiss 16:11	divisions 41:9	226:22 227:11
256:8	22:17 23:2	69:2 70:11	239:7 241:15
discharge	dismissal 22:19	177:2	242:22 248:20
21:17	dismissing	document 14:7	documents
disclose 184:16	22:18	15:4,8 16:6	9:12 21:14
disclosing	dispose 16:5	30:13 45:11	58:3 59:16
154:21	disputes 21:10	47:10 51:2,4,5	61:10,13 65:15
disclosure 20:1	disregards	51:9,11,13	69:8 74:16
20:5 213:4	18:10	55:10 61:3	78:21 92:20
discover 50:14	disseminated	93:12,13,14	94:7,18 95:12
discovery	114:9,11	95:13 96:9,20	95:21 98:5
49:20	disseminating	98:4 102:5,16	102:6 104:7,11
discrepancies	117:2	104:6 113:7,11	110:8,22
157:4	district 1:1,1	113:18,22	138:12 141:5
discretion	2:9 5:15,15	114:7,18,19	144:2,6 145:1
176:15	6:13 12:1	116:2 117:7	145:17 146:1
discuss 9:10	258:20	128:17 129:19	148:5,9 149:2
11:16 36:22	diversion 21:1	130:5 131:20	169:6,7 170:3
96:6 248:10	21:18 62:5	133:1,4 142:4	174:1 187:3,4
discussed 9:1	66:3	142:9,11	196:7 199:11
95:4 121:20	divesting 78:4	144:10 145:19	209:4,19
122:2,7,10,14	divide 24:22	145:21 146:1	227:16 238:16
122:15,17	divided 170:3	147:5,8,9	doing 7:7 19:3
162:9 208:17	division 1:2	153:10,11	109:9 110:9
239:17 240:6	5:16 24:6	175:10,16	118:5 132:8,17
243:10	41:14 63:13	180:17 187:12	132:20,21
discussing	71:1 72:9,12	196:11,16,17	135:1 137:5
119:17 121:15	73:7,16 75:7	196:18 197:17	138:19 139:8
123:21 235:11	99:20 100:9	198:9,9,13,22	139:15 140:7
241:20	219:17 220:17	199:5 205:17	141:5 168:9
discussion	223:15 228:21	206:12 207:2	176:20 184:10
154:11 217:20	230:4,6 232:8	208:2,4,7	192:1 220:8
discussions	232:22	210:2,4,5,15	244:16 247:1
122:5,13	division's 223:1	214:11 218:12	248:20 249:17
		218:16 219:4	252:9 253:17

[doj - elizabeth]

	7 a		
doj 11:2,11,12	drafts 195:12	e	effect 24:16
16:4,8 20:7	196:1,22	e 2:1,1 3:1,5 4:1	effective 47:16
27:14,20 28:1	drill 103:8	4:2 5:1,1 38:5	250:6
28:12 31:7	drive 73:21	72:10,11 73:22	effectively
35:13,17 36:12	195:10	84:5 99:13,16	137:2,9 141:5
36:19,22 40:10	drop 16:10	99:20 101:6	141:7 183:17
43:19,21 50:10	dropped	103:21 124:12	199:17
55:15,19 68:9	101:17	124:13 150:1,1	efficiencies
76:17,18 78:12	drug 3:10 8:9	181:11 195:10	249:3
78:15,17,17,17	12:11 17:14	212:17,18	efficiency
79:1,18 122:8	21:12 32:17	219:2,6,11,18	247:22
126:2 171:21	48:18 55:2	220:5,12	efficient 18:20
171:22 172:3	58:5 114:8	222:13 223:11	18:22 33:2
179:8 211:6	205:20	228:22 229:2,8	250:6
216:13 217:12	dubois 27:12	229:14,17,21	effort 128:18
219:22 220:1	28:12 29:3,6	230:7,9,14,19	173:7 249:20
231:13 246:3	due 112:18	231:3,9,18,18	effort's 250:10
251:22 252:1	116:19 125:12	232:9 233:1	efforts 245:21
doj's 35:22	188:10 194:14	234:7,9,11,16	eight 257:3
36:5	253:21	234:20 235:6	either 20:7
dollars 135:19	duly 6:22 150:8	235:11,19	195:5 221:12
door 111:10	258:5	236:2,10 237:3	222:10 246:3
173:8	dump 168:21	261:3,3,3	256:21
double 146:9	duplicate	earlier 15:17	electronic 31:5
191:20 222:4	160:22 161:2,7	56:9,10 125:10	59:16 60:6
download	duplication	147:11 187:10	73:18 74:17
150:21,21	195:4,4	188:12 239:17	97:4,8,17
151:5	duration 9:22	243:10 252:17	electronically
dozen 167:12	duties 46:22	256:1	74:12,13 83:5
draft 195:9	115:11	early 127:21	195:8
196:6,21 197:1	dwell 84:8	251:7,8	element 101:4
197:4,6 199:6	156:16	easier 150:22	elicited 19:21
230:1		edited 4:9	elizabeth
drafted 128:7		educational	219:11,12
		175:7 245:13	

[ellen - excel]

ellen 2:15 5:20	222:3	errata 260:10	evaluated
else's 70:22	engage 246:4	260:12,13	104:10
employed	engagement	error 21:9	evaluating
258:11,14	245:19	170:18	202:20
employee 21:17	engages 192:22	escape 88:1	evans 204:5
219:18 224:3	engaging 246:8	esq 2:14	event 198:16
236:9 258:14	enormous	esquire 2:3,8	eventually
employees	15:19	essentially	117:11
21:14 26:7	ensure 51:15	36:19 120:5	everyone's
56:5 64:10,11	ensuring	139:16 228:4	175:20
64:16 210:4	134:15 245:1	established	evidence 88:20
211:1 215:8,12	enter 191:13	86:22 107:21	evident 15:13
220:5 221:1	entertain	establishment	exact 23:2
224:7,13	255:10	121:2	63:18,18 81:11
229:16 234:9	entertaining	establishments	161:7 170:9
empty 165:16	23:6	69:15,18	exactly 85:2
enclosed 262:7	entire 22:19	estimate 131:1	100:7 108:12
encourages	51:2 77:7	131:2,2 148:22	139:14 231:4
170:4	115:5 121:5,7	149:1 193:13	examination
encouraging	121:16 133:1	197:22 199:16	3:2 7:2 150:7
243:6 244:2,10	196:17,18	200:2,6 207:7	150:10 255:20
244:14	243:17 244:9	207:11,11	examined 7:1
endeavors 17:7	entitled 85:21	256:9	150:8
ended 35:4	entries 157:17	estimate's	example 17:16
125:9	entry 164:8,12	129:21	62:2 66:2
endowed 19:10	192:10	estimated	68:21 72:2,8
ends 184:4	epidemic 17:15	131:21 134:4	81:15 102:17
energy 19:13	equities 69:8	estimates	103:1 105:1
enforcement	141:19 153:12	148:20 256:4	153:9 162:22
3:10 8:9 12:11	equivalent	et 1:3,6 5:13,14	177:7 184:2
32:18 48:18	40:21 41:2	259:1,1 260:3	216:6 254:6
55:2 58:5	42:8,13 43:4	260:3 261:1,1	examples
114:8 213:20	49:19 51:17	262:6,6	201:22
214:4,8,16,20	erick 1:17 5:22	evaluate	excel 150:19
215:20 216:2,7	258:2,18	104:15 248:18	151:1 158:12

[excel - fact]

except 88:6 104:10 exception 58:1 86:14 109:19 119:18 178:15 211:2 223:17 exceptions 90:12 exchange 16:9 exclusively 65:3 exculpate 89:4 excuse 25:11 68:10 210:7,20 executives 41:6 exempt 197:18 198:7 exemption 91:17 130:4,5 133:10 144:11 154:16,18,19 155:10,13,14 207:3 210:19 210:21 211:1 212:22 214:3 exemptions 38:6,8,13 93:1 94:4 148:15 197:18 210:8 253:3 exhibit 13:16	45:22 46:1 50:20 53:5,8 53:11,13,16,18 53:21,22 54:1 54:3 55:11 84:9 107:17 112:12,14 113:5 126:5,9 142:9 149:3 150:16 151:19 151:21 176:18 176:20,21 180:7,9 190:15 190:17,18 207:18 218:1,2 226:14,17 238:5,21,22 239:1 250:16 250:17,18,22 251:3,5 exhibits 4:22 53:21 112:12 150:15,16 151:3 226:13 262:14 exist 138:17 224:15 existed 173:19 exists 124:10 expanding 120:5	expected 214:22 expecting 85:7 expedited 105:6,7 162:13 162:15,16,17 163:3,5,9,11,14 167:22 172:1 173:1 176:9,22 181:11 experience 100:13 130:16 182:1 experiment 130:13 experiments 130:12 expert 88:17 231:6 249:12 expert 88:17 231:6 249:12 expertise 202:19 experts 62:6,12 65:22 66:4,12 95:17,18 99:22 232:20,21 expires 258:21 explain 16:3 28:3 153:8 206:15 explained 111:8	extending 110:7,9,13 extent 44:22 84:19 214:19 external 25:7 26:11,12 56:18 extra 120:4 189:16,19 extracted 182:8 eye 1:21 eyes 105:20 111:9 168:4 169:1,21 172:19 f f 3:20 4:4,5 30:6 38:20 126:20 150:1 155:10 167:1 207:22 f13 84:13 face 95:14 143:1 196:11 facilitate 38:5 facing 215:9 fact 17:16 43:6 61:12 82:7,18 88:14 91:21 100:3 108:20 118:20 121:6 125:17 154:3
197:18 210:8	expanding	explained	118:20 121:6
exhibit 13:16 13:18 14:2,17 14:19 30:3,6,7 44:20 45:17,21	expectation 215:4 expectations 251:10	express 114:11 expressed 20:4 extended 109:14,18	125:17 154:3 182:22 236:20 237:1,19 252:19

[facts - final]

facts 50:9	falls 119:13	197:14 199:15	fields 152:8
203:21	familiar 31:8	200:1 204:22	figure 148:2
fails 260:15	43:22 44:12	205:9,14	253:18
fair 8:15 13:8	88:15 97:7	feel 48:4,10,15	file 20:7 37:6
45:5 56:1	116:11 143:6	48:20 50:2,5	46:12 53:21
61:13 65:4,15	173:12 222:7	50:15 59:2	86:10 89:12
70:18 71:6	far 50:11 71:18	145:17 162:18	125:20 211:18
74:18,19 76:2	100:18 148:15	163:17 102:10	213:19
78:13 79:20	168:12 202:5	190:2 201:19	filed 5:14 11:17
85:1,21 91:12	214:9 217:15	249:8	85:7 86:3,4
96:17 99:6	243:18	fees 90:4,4,5,9	91:9,18 94:7
120:15 121:3	farm 78:16	90:14 91:3	94:11,21 95:19
127:2 131:22	farms 78:13	110:5 125:6,7	96:21 122:17
133:22 135:8	farther 218:16	125:9,11,12,14	122:21 123:10
135:16 136:1	fast 103:4	128:1,21 129:8	127:4 143:7
136:22 139:11	166:3 186:19	142:14 143:8	147:15 148:1,6
140:1 147:16	faster 105:21	143:10,13	148:13,19
164:18 176:11	111:10 169:2	146:20,21	164:2 169:15
183:19 189:3	169:22 172:20	147:21 191:18	169:17 250:13
191:3 193:2	173:8	192:13,17	files 97:15
199:7 201:8	fbi 79:1,19	194:13,14,17	213:3,3,16,18
203:1 204:9	153:10	194:22 195:2	221:18
214:2 215:1	feasible 66:8	200:9,14	filing 60:1 85:8
216:4,5,9,10	111:6	201:11 256:1,4	86:13 95:14
223:20 232:1	federal 18:4	feet 71:4 92:1	97:4 147:7,10
236:11,15,16	20:9 83:6	fell 254:12	262:7
238:3 242:10	97:11,14	felt 254:12,16	filings 84:4
251:12	110:19 153:7	fewer 17:19	92:12,16,19
fairly 66:19	154:20 160:3,4	field 41:18	95:6
97:9 208:13,22	243:5,17 244:1	57:13 69:1,21	fill 66:18 152:9
237:17	244:10,19	106:1,5 120:14	155:17 249:15
faith 16:22	251:10	120:15 121:10	filled 64:14
22:5 128:4	fee 90:11,18,20	184:3,13	final 39:15
fall 16:4	126:1 131:1,16	189:12 217:16	53:22 132:8
	193:19 195:2,3		133:12 135:2

[final - foia]

136:14 137:14	198:10 208:5	36:5,9,10,12,19	107:17 108:16
139:11 140:7	218:9 219:18	37:5,16 38:2	109:7 111:4
145:3 249:16	220:3 227:10	38:17,22 39:16	114:1,12
249:18 255:13	234:1,4 239:7	39:20 40:15	115:14,15,17
finalize 132:11	242:12,12,17	42:6,9,22	115:21 116:12
finally 19:20	243:2 248:13	44:18 46:4,8	116:21 117:7
financially	249:5 254:6	46:18 47:13	119:10 122:4
258:15	fiscal 58:16	48:20 51:7,14	125:1 126:2
find 80:17	179:8,10	52:3 53:14,21	134:22 135:4
147:14 172:4	five 25:12	53:22 55:22	141:1,21
211:15 254:18	113:12,12	56:4,6,11,21	142:15 151:22
262:7	137:3,16,18	57:19,20,22,22	153:2,6,7
fine 49:13	230:11	58:10 59:10,12	155:1 156:21
52:14 85:13	fix 111:13	59:19,20 60:4	157:3,5 159:3
107:12 212:21	fixed 140:17	61:1,8 62:15	160:7 164:1,15
finer 176:7	flag 168:4	63:10 65:3,7	167:1 170:8
finish 63:10	floor 233:22	65:13,18 66:10	171:1 172:3
finished 131:14	234:1,4	66:14,15 67:3	182:2,6 188:15
fired 21:1	focus 116:20	67:11,12,15,20	189:20 191:14
firm 262:19	focusing	68:9 69:13	207:1 208:19
first 3:19 6:22	120:12	70:8,17 71:2	210:8 211:18
15:11 19:14	foia 3:15,17 4:7	71:18,20 72:6	211:22 212:3,7
30:14,15 55:21	4:11,12 6:10	72:9 76:11,17	217:13 219:18
68:16 69:5	15:12,14,14	77:9 78:4,18	220:16 223:2
105:9,13,13	20:4,8,11,12	78:20 79:4,13	223:19 224:3,9
107:8,9 114:6	23:21 24:2,6	80:2,3,10	225:2,4,8
120:14 127:6	24:15 25:2	83:22 84:18,21	227:21 230:18
134:13 152:14	26:8,20 27:1	85:19 86:10,13	231:15,21
158:19 163:17	27:10,16,22	86:19,22 88:6	232:15 233:10
163:17 164:16	29:16,18,21	89:12 90:7	233:22 234:13
164:16 167:21	30:4,7,18	91:17 92:22	234:21 235:2,6
167:21 173:4,4	31:14,18 32:9	95:7 96:4,4	235:13,17
176:14,14	32:14,20 33:4	97:12 98:16	236:3,15,17
180:17 191:8	33:19 35:10,10	99:8 100:13	237:3 238:18
	1		
192:10 196:12	35:14,17,22	102:2 106:17	239:8,12,18,19

[foia - gathering]

	I	1	
240:1,9,10,11	184:22 186:16	forth 207:4	fsrn 3:13 227:3
240:16,18	187:18 193:6	213:22 252:2	227:6
241:1,8,12,16	196:13 211:8	forward 21:21	fulfill 116:21
241:20 242:8	216:14 231:11	103:15 157:3	full 93:16 94:5
242:15,17	240:4	157:11 246:17	118:2 132:20
243:1,3,7,18	following 61:4	253:20 254:2	138:6 196:19
244:3,19	76:3,16,18	found 68:10	198:7,15
245:15,19	95:8 104:13	114:20 245:12	210:16
247:9,17,20,21	110:17 138:15	foundation	function
248:5,8,8,14,19	140:11 201:5	44:4 78:6,11	216:17 234:12
251:22 252:1	211:13 212:13	235:14 236:5	235:10 254:17
253:16 254:9	follows 7:1	foundational	functions 46:22
254:17 255:1	150:9	151:17	216:8 235:2
foiaxpress 63:9	footnote 16:19	four 25:11 26:2	funding 34:5
63:16 65:4,8	20:18,20	113:12 131:6,7	further 114:10
65:11 81:8	force 254:14	131:8 136:9	150:9 255:18
102:16 117:15	foregoing	137:5,17	256:18,20
175:12 230:16	258:3,5 259:5	163:22 249:14	258:13
238:9	foreign 57:14	frankly 50:9	furthering 17:2
folder 13:20	121:10	104:17 109:16	future 124:5
30:6 54:15	foreseeable	145:5 245:14	fy 4:9,10 102:5
126:6 150:16	252:21 253:2	freedom 3:11	150:18 180:18
180:8 218:1	forget 36:5	51:18 119:7	g
226:14	forgetting 36:2	244:15 251:9	g 5:1 38:9 39:7
folks 25:21	86:2 155:16	frequency 17:4	155:7
26:10,12	form 47:22	frequent	gain 77:2 80:16
237:11	format 228:8	245:19	gained 245:14
follow 70:4	formats 35:1	front 113:5	game 71:8
76:17 79:12	former 20:22	176:2 193:18	garland 1:6 3:8
87:9,10,15,19	217:4 227:7	199:16 206:2	5:14 20:13
88:3,22 89:5	254:13	222:13	251:7 259:1
98:17 99:13	formulate	fs 119:4	260:3 261:1
126:1 139:13	248:11	fsr 118:22	262:6
155:17 169:8	fort 262:20	119:5,7	gathering
177:13 181:13			235:6
			233.0

[general - going]

	T	1	
general 3:16	219:19 220:5	184:12,13	106:1,19
33:12 34:22	224:3,7 253:8	189:19,21	107:19 112:4,7
35:2,16,18	give 7:13 22:12	197:1 199:11	112:20 113:1
38:12 56:5	41:12 44:18	217:17 218:16	124:22 125:2
91:5 142:15	47:18 51:2	219:13 220:16	125:21,22
176:5 215:15	95:3 98:9	224:6,14	128:5 132:10
240:20 251:7	165:18,20	225:22 230:13	132:22 133:4
generally 34:18	166:1 181:21	245:11 247:8	133:21 136:6
41:8 57:4 90:5	229:16,17	goal 48:22	137:4,8 138:5
90:12 94:9	230:11 250:5	117:1,11 118:3	139:2 141:16
95:16 96:13	given 93:19	goals 248:21	143:9,11,13
98:7,10 99:11	148:16 163:8	goes 146:8	146:13,17,17
99:18 105:8,12	258:10 259:9	178:5 197:8	147:7,19
131:11 132:12	giving 153:9	203:20 207:6	149:11 150:3
134:21 157:2	227:15	going 5:3 7:12	150:22 153:18
163:6,18 164:8	glean 202:22	9:10 11:2	153:22 158:8
164:11 171:18	glenn 2:14 6:15	13:15 14:20	171:13,16
173:3 176:7,13	go 5:9 7:12	15:2,5 16:2	172:8,19 180:1
183:14 188:10	20:17 23:10,12	23:14,17 30:2	180:4 183:9,18
196:6 206:13	31:4,5 55:9,13	30:2,3 32:7	184:5,8,12,21
210:3,7 215:8	63:6,12 66:2	44:2,13,18	185:4,17 188:2
246:20	77:1 81:11,19	45:5,6,18,21	189:3 190:15
generated	83:2,12 92:3	46:3 47:16	191:18 196:7
191:12,13	98:17 99:17,18	48:6 51:1	197:15,21
gentleman	100:8 103:17	52:11,17,20	198:1,7 199:10
36:15 67:8	104:3 107:13	53:4 58:17	199:22 202:7
genuinely	108:20 112:17	59:2,6 60:13	206:6,13
85:17	124:22 125:2	61:1 63:4	207:13,16
gesture 16:21	134:5 138:11	73:19 74:17	210:11 219:5
getting 89:3,3	140:15 148:2	81:19 84:2	224:14 226:6,9
97:18 100:17	149:6 158:9	87:8 88:8 89:4	237:12 245:20
109:13 116:22	159:22 160:20	89:14,17,19,21	248:3 250:10
138:10 144:3	161:9 162:4	90:1,22 99:15	250:15 253:19
168:8 186:18	166:17 174:11	101:19 102:5	253:19 254:17
214:21 217:15	179:19 184:3	102:15 103:1,2	255:17

[good - high]

good 5:2 7:4,5	ground 7:12	handbook 38:8	headers 152:12
16:22 21:18	grouped 174:3	handle 24:21	161:14
22:5 32:5	groupings	98:10 141:14	headquarters
101:16 128:4	176:7	159:5,6 227:20	57:13 70:9,12
185:10,18	groups 17:7	228:22 238:18	72:5,14 73:3
229:1 236:3	207:1	250:12	74:8 121:11
gotten 63:16	growing 253:20	handled 105:12	231:20
81:10	gs 26:4,15	254:22	health 10:21
government	141:14 249:13	handles 37:2	hear 92:11
26:2,5,8,13	254:1	79:2 103:12	142:3
39:8 40:16	guess 23:1	173:3	heard 18:2
110:20,21	26:19 81:2	hanging 106:3	19:11 124:17
137:8 140:9	84:11 112:12	happen 76:13	185:14
215:4 243:7	129:11 135:20	80:1 106:21	hearing 87:18
244:2,10,14	147:3 161:9,11	133:21	88:9,21
245:2 249:12	175:12 183:2	happened	hearings 88:15
government's	186:7,17	191:16	heavily 37:10
243:17	191:16 206:1,1	happens	250:9
governmental	209:21 224:20	157:16 170:11	heavy 92:8
223:10	guidance 21:13	198:2 237:2	hebert 2:15
grade 40:16	128:17 238:16	happy 48:7	5:20
49:14	guidelines	harass 46:10	held 21:2
grand 176:22	211:14 252:15	47:22 48:17	help 66:15 88:1
grant 163:3,5	gupta 35:18	harassed 48:10	126:19 172:19
granted 105:7	36:1,12 240:21	hard 101:18	238:17 246:20
granting	241:5	113:7 186:19	helpful 105:17
249:18	guys 28:10	harm 252:21	206:22 207:15
grasp 141:3	111:21 130:8	253:2	helping 254:1
gray 2:14 6:15	h	head 31:16	helps 168:22
6:15 9:21 10:4	h 3:5 4:2 39:16	32:10 33:10,21	hereto 258:15
54:4	261:3	34:22 124:5	259:7
grew 76:2	half 89:2	189:10 230:22	hertel 26:16
grievances 17:8	hallie 29:10	header 55:6	hi 219:12
18:20	hallway 70:16	115:4	high 21:15 59:5
	70:21		134:17 146:11

[high - increasing]

159:20,20	hours 10:2	hypothetical	implementing
160:12 184:14	125:22 137:3,5	87:8 88:19	33:14 35:3
188:17	137:16,17,18	89:5 91:7	252:14
higher 142:1	139:16 147:19	229:15	implication
185:2 220:14	housed 81:8	hypothetically	212:16
highlighted	83:6 106:8	196:20	important 7:13
127:7,12	houses 63:9	i	155:20 156:13
209:20 219:15	houston 1:2 2:5	idea 181:21	175:19,22
224:2 238:6	2:11 5:16	207:2	impossible
239:12 245:17	10:10	identification	80:15,19
247:14	hughes 46:5,13	13:19 30:8	improve 34:6
highlighting	48:2,7	44:21 46:2	246:5 248:22
126:15,18,18	hughes's 79:17	53:9 112:15	improved
highlights	huh 69:17 71:3	126:10 151:4	17:19 245:21
226:22	73:4 79:5,16	180:10 191:4	improvement
highly 18:22	87:11 89:1,16	207:19 218:3	90:8
141:13 182:15	107:18 120:16	226:18 239:2	improvements
182:16 254:11	135:22 137:1	250:19	249:3
hire 249:15	139:9 147:17	identified 46:6	inbox 84:5
hired 67:21	159:13 162:11	47:12 221:13	inches 71:8
hiring 66:21	164:17 170:16	222:10	include 19:16
hoffman 29:10	176:12 181:3	identify 94:10	183:22
29:12	185:1 187:13	94:10,13 173:6	included 132:8
hold 18:18	187:16 193:7	222:19	248:4
31:19 62:4	194:12 197:3	illustrate	includes 178:1
68:4	204:14 214:18	108:12	including 17:1
holds 46:21	216:15 218:21	imagine 234:15	38:7 56:4
honorable 34:1	221:20 234:18	immediately	64:11 136:9
hope 18:18	245:4	21:12	219:1 242:7,15
horse 120:8	human 101:2,4	impact 188:4	243:1
hosts 37:14	hundreds 59:5	implementati	incorrectly
hot 21:19	59:22 62:9,13	20:8 33:9 34:6	132:15
hour 111:18	111:2 168:14	48:20	increase 247:22
126:3 133:17	186:12	implemented	increasing 17:3
225:22		249:4 252:19	

[incumbent - interprets]

incumbent	219:1 220:17	institute 1:3	interact 36:8
163:13	221:17 228:21	5:13 259:1	36:11,15
indicate 158:5	230:4 232:7	260:3 261:1	interaction
indicates 58:14	244:8,15,22	262:6	36:6,20
154:17 159:1	249:12 251:9	institutional	interest 18:11
indication 48:6	255:12	19:2	19:21 20:2,4
individual 36:7	informed 33:13	institutions	90:17 200:21
60:10 100:10	123:3	175:6,7	202:11,15
131:12,13	inherently	instruct 20:10	221:22
134:19 135:1	115:17	115:10	interested
170:7 187:4	initial 18:21	instructing	85:17 125:6
individuals	99:9 103:13	192:22	156:3 173:20
41:8 174:14	109:9 131:22	instruction	258:16
215:19 238:19	133:8,12,17,20	155:17 156:6	interesting
inform 103:4	135:8,12,21	156:11 227:20	147:2 160:13
information	136:4,22 137:4	instructions	interestingly
3:11 19:21	137:12,17,19	227:15	26:22 81:21
26:2,5,9,13	138:17 139:11	intake 25:5,9	interests 17:3
27:10,16 36:4	139:17,22	25:12,15,19	interface 96:14
36:18 37:1	140:1,3,21	56:14,17 57:4	166:6 237:16
39:8,9,13 50:8	141:6	103:11,11	internal 114:2
51:18 58:12	initially 23:9	106:21 109:9	114:3 118:21
72:8,12 73:6	156:17	163:6 170:15	127:3 225:19
78:19 85:5	initiate 229:7	170:18 227:9	248:1 250:12
86:17 92:7	initiated 24:14	227:14 228:1	internally
99:19 100:8	inmate 163:1	247:1	205:16
119:8 123:14	inquire 47:3	intel 213:21	internet 73:16
130:4 140:9	ins 80:21	intela 230:8,14	interpretation
141:20 143:2	inside 74:7,13	232:4 233:2,4	76:14,20,21
145:11 152:8	208:19	233:8,10 235:5	123:7,8,19
155:3 156:3	instance 100:19	intelligence	124:1
162:19 163:8	100:22 148:8	41:13 232:7	interpreted
184:17 201:15	234:16 247:14	intensive 92:8	84:18
203:16 214:16	247:17	intentionally	interprets
214:20 217:5		77:22 78:2	70:15

[interruption - kelleigh]

interruption	invoking 60:11	jenrette 193:22	77:13 79:8,11
250:3	74:10 81:20	jimmy 2:8 6:11	79:12 121:6,16
intimate 148:4	104:1 109:10	49:7 85:2 95:3	121:21 123:13
intimately 97:7	120:4 190:1	jimmy.rodrig	123:15 152:1
introduce 8:22	involve 59:4	2:11 260:1	152:19 172:13
13:16 30:2	111:2 146:11	job 136:19	178:19 213:2
45:22 207:17	involved	139:15 141:1,2	216:12 239:8
217:22 250:16	137:11 182:14	235:4,5 250:6	239:13 240:2,2
introduced	184:14 220:14	jobs 115:11	240:22 242:21
23:20 30:5	221:18	journalism	243:14,21
53:16 112:12	involves 148:1	203:5	244:18 248:17
126:5	159:20 168:13	journalist	251:13
introducing	issue 11:6	163:7	justice's 213:15
14:18 180:7	15:13 21:13	judge 46:5,13	241:16 244:8
invasion 213:5	47:6 77:16	48:2,7 79:17	justification
214:22	95:4 124:5,20	84:3 86:16	20:9
invested 205:13	142:21 162:3	87:17 88:19	k
investigation	issued 38:9	204:12,18	keep 33:10
184:9 206:8	217:4	205:5 206:3	64:20 66:9
investigative	issues 16:9	255:11	95:5 105:20
67:16,22 98:7	17:17,18 20:4	judge's 94:17	111:9 168:4
98:11 221:18	100:16,16	judges 83:3	169:1 172:19
invoke 57:7	122:3 249:20	judicial 96:1,7	193:4,8 197:12
58:9 68:16,19	items 15:9	204:12	248:3,3
69:5 77:3	j	jump 192:6	keeping 19:21
81:14 82:15	j 31:12 32:12	jumpy 166:8	81:6 169:21
103:19 105:21	32:20 39:16	june 258:22	keeps 65:15
153:18 159:22	41:22 42:1,2,3	justice 2:9 3:10	75:22
171:6 189:19	45:13,14	3:14 4:8 8:6	kelleigh 1:10
invoked 58:15	242:14	12:12 35:13	5:11 6:9,21
105:3 108:13	jamieson 1:14	36:9 43:10	32:15 36:10,14
109:19 154:18	5:18	44:5,16 45:3	75:21 150:6
invokes 82:19	january 1:12	47:3 48:18	257:2,6 259:2
108:2	5:4 14:7,10,13	51:22 55:2	259:4,12 260:4
	260:2	58:11 77:5,8	261:2,22 262:2

[kept - leadership]

kept 83:17,19	100:3 101:12	212:20 214:10	language
86:6 229:2,3	102:19 103:5	216:6,20 217:2	252:22 253:4
231:5	103:12,14	217:12 220:15	large 45:4
killers 21:6	106:1 107:15	220:18 221:15	61:10 64:9,12
kind 54:9 74:21	109:6,10	224:21,22	97:10 182:16
87:7 91:5	110:10 111:21	225:12 231:2,4	220:2 235:3
130:7,11	116:2 120:5,7	231:5 236:1	246:3,17
186:18 202:2	125:22 126:13	237:11,11,13	larger 80:20
203:4,9 204:6	128:4 130:15	238:15 239:4	114:19
205:7 206:1	130:22 131:1	241:11 242:11	latest 14:15
227:18 245:13	134:1,18	242:13 245:20	latitude 95:3
246:3 255:3	135:19 137:21	246:15 247:3	law 18:9 27:10
kindly 165:20	138:11 141:12	248:18 251:3	27:17 31:1
know 9:18	141:15,20	251:16	81:4 83:3 84:2
10:16 25:14	142:5 144:2	knowledge	86:16 87:17
38:3 43:13	145:1 148:4,12	13:1,7,10 62:8	88:19 94:17
44:4,7,10	153:22 156:8	83:21 84:6	96:1,7 202:16
48:16,21 49:3	162:6 163:2	85:12 91:15	202:19 204:12
50:6,17,22	165:6 167:9	95:2 148:5	205:5 213:19
51:3 54:20	170:4,6,17	158:3 241:9,13	214:3,8,16,20
58:22 59:16,17	171:21 172:6	knowledgeable	215:19 216:2,7
60:1,3 62:12	172:22 173:1,1	85:8	222:3 255:11
64:5,6,8,8	173:6,16 174:8	known 37:2	lawfully 47:4
65:17,18,20	174:16 175:14	knows 232:14	lawsuit 11:17
66:6,13 68:2,7	176:5 179:22	232:17	49:21 122:18
74:1 76:13	183:13 184:12	l	122:21 123:2
77:1 79:22	185:21,22	labels 181:10	123:10
80:1,8,9,9,16	186:8,22 187:8	labor 25:1 92:8	lawyers 17:19
80:17 81:16	188:3 192:11		lay 78:10
83:12 84:1,12	197:9,16 199:5	125:22	layer 136:14
85:9 88:1	200:8 201:4,18	lack 66:20 116:19 200:13	146:9
90:21 91:6	202:10 206:4,5	laid 20:13	layers 131:9
92:4,9,17	209:6,18		leadership
93:14,17 95:2	210:14,16,22	203:4	19:11 240:16
97:8 99:2	211:12,15,19	lanes 140:6	

[leading - look]

leading 113:12	184:17 197:4,7	line 10:18 76:4	lives 17:14
140:7,7	200:19 202:22	127:12 135:7,7	llp 2:3 6:7
leaning 146:21	218:8 230:2	137:6,7,7	load 227:15
learn 48:19	249:22 253:4	141:5,5 142:4	230:15 233:1
50:8 80:21	letters 195:10	142:5 144:2,2	loaned 114:10
learned 38:2	252:22	165:10 168:1	localized
245:14	letting 101:2	176:8,8,9	121:14
learning 85:17	level 40:16,21	191:22 197:10	locate 62:13
101:9,9	41:2 42:8,13	197:10 199:12	80:17 120:3
leeway 85:21	43:4 49:14,20	199:12 202:15	located 59:20
left 25:16,17	51:17 133:3	240:19 242:12	61:1 72:5,7,13
177:3	134:13,15	261:4,7,10,13	73:7 74:7,16
legal 1:21 3:19	139:11 142:1	261:16	231:19,21
20:5 21:8,11	142:11 146:15	list 55:14	location 1:14
25:7 26:11,12	198:18 215:9	116:17 225:11	5:17 56:4 64:6
33:11 42:16	215:10,16	listing 175:15	233:16,19
43:7,14,16,18	220:14	litigants 245:19	locations 64:17
43:21 44:4	levels 132:2	litigate 15:18	70:2 120:18
49:12,15 50:11	134:9,13 135:3	18:9	121:3
56:18 63:3	liaison 39:8,20	litigating 19:17	lodge 46:3
107:20 108:8	247:9	litigation	log 97:21 98:4
108:10 212:5	liaisons 39:17	117:15 134:18	221:13 222:11
213:9 218:9	lifting 132:16	little 15:1 26:21	233:4
260:19 262:18	light 253:10	28:5 44:1	long 9:22 10:3
legally 17:13	likelihood 88:8	48:19 50:13,14	67:10 111:16
legitimately	likely 143:9	53:6 82:21	125:21 128:5
186:9 188:14	144:9 146:17	93:7 100:17	128:10 129:22
length 171:13	254:17	114:14 125:6	207:13
172:7 188:1	limit 195:1	125:20 140:11	longer 59:8
letter 3:7,19	limitation	150:19 176:15	90:5,13 125:11
14:21 15:2	79:18	179:18 185:18	171:17,17
22:3,14 53:22	limited 90:8	202:2 217:15	173:19 184:6
81:18 99:1	188:6 194:21	218:16 223:22	look 21:21 23:7
103:3 110:10	limits 21:11	224:1	31:4,11,12
138:14 170:20	118:17 125:13		41:22 95:13

[look - management]

101 12 20	100 01 100 10	00.00.101.1	
101:12,20	130:21 132:10	99:20 101:6	make 35:4
113:8,10	133:11 157:17	103:21 124:12	45:18 49:1
118:16 148:6	160:11 175:2	124:13 212:17	51:14 56:21
150:22 160:15	178:20,21	219:2,6,11	76:3 80:22
164:11 170:2,6	213:19 245:14	222:13 223:11	93:21 104:13
175:17 178:16	246:8,22 247:2	229:8 230:7	104:17 123:7
180:19 191:5	249:21 250:4	231:18 234:7,9	137:21 138:12
191:18 192:4	253:17	234:11,20	141:18 142:13
200:18 204:3	louisiana 2:10	mailing 72:19	142:19 149:9
204:19 222:15	low 188:3	mails 99:13,16	164:3 168:8
240:19	lower 178:20	195:10 212:18	169:5 183:6
looked 163:20	lumped 179:13	219:18 220:5	185:17 201:1
164:11,22	luncheon	220:12 228:22	203:12 206:16
177:21	149:14	229:2,14,17,21	210:17 244:21
looking 13:21	m	230:9,14,19	252:9 254:21
99:3 101:10	m 1:17 258:2	231:3,9,18	makes 57:2
118:14 127:6	258:18	232:9 233:1	60:14 117:7
131:19 142:8	made 12:18,21	234:16 235:6	163:4 168:17
143:8 149:3	13:2 16:4,22	235:11,19	204:2 233:9
163:19 165:6,6	19:14 61:2	236:2,10 237:3	244:20
166:2 167:10	75:21 92:16	main 2:4	making 95:5
178:4,9,14	93:15 103:9,10	mainstream	132:8,13 133:5
187:10 192:16	115:18 146:1	20:3	133:6,13
197:14 208:2	147:6,6 155:10	maintain 90:11	136:15 140:15
227:11 239:7	161:3 170:18	97:10 102:22	144:4 163:7
240:15 247:7	193:6 203:3	103:5	198:20 254:5
254:8	208:3 210:5,13	maintained	255:4
looks 155:18	212:8 226:22	83:5	manageable
159:18 181:15	247:22 252:21	major 235:12	111:9
191:20 197:6	253:5 254:3,7	majority 26:10	management
losing 164:4	259:5	61:14 132:4	21:16 67:15,19
loss 130:7	magistrate	188:21 190:4,6	105:19 119:8
lot 25:10 36:20	46:14	190:10,11	131:20 136:8
80:22 91:20	mail 72:10,11	224:13 254:10	140:5 152:9
98:9 130:20,20	73:22 84:5		169:1 174:9

[management - member]

205:1,7 227:16	marijuana	matters 16:9	129:17 153:8
230:15 232:10	142:21	20:2 36:22	162:3 196:18
238:9	mark 198:13	98:8,12 215:14	197:16
manager 40:7	marked 13:19	227:21	means 73:18
131:14 132:5	14:1,2 30:8	matthew 2:3	121:13 135:19
131:14 132:3	44:21 46:2	4:12 6:6 12:5	153:6,17 154:4
133:7,18,22	53:9 102:3	13:3 45:13	154:11,12,19
134:4,5,10	112:15 126:10	174:12	155:16 156:20
135:6,11,16,19	151:4 180:10	max 199:17	157:1,10,21
136:5 137:13	190:19 207:19	maximal	158:6,21,22
137:16,18	208:14 218:3	199:17	159:19 161:1
139:3,7,10,21	226:13,18	mean 11:3 40:5	161:20 175:14
141:4 142:17	239:2 250:19	41:12 49:12	213:18
manager's	marker 94:17	52:11 57:18	measure 19:16
136:19 137:4	94:19	59:17 66:3	mechanism
138:12,19	marking 12:13	70:16 84:17,19	100:4
139:8 141:1,2	material 20:7	84:21 85:10,20	media 5:10
managers	62:16,17 63:13	88:11 95:3	89:22 175:5
129:13 132:7	66:3,13 69:4	105:15 123:12	203:16 257:3
136:9 140:21	76:11 77:18	123:18 136:6	medical 213:3
140:22	83:11 91:18	140:22 152:17	213:17
manner 198:14	92:4 106:8	153:5,16 155:5	meet 52:2
253:5	107:6 184:6	156:19 157:20	143:11 146:22
manual 114:21	233:8 254:9	158:1,20 165:3	162:21 163:15
114:22 115:2,5	materials 37:8	165:7 182:7	190:2 203:16
115:14 116:7	72:16	187:3 188:17	meeting 3:13
121:15 175:12	matter 5:12	196:20 198:5	19:9 204:11
187:9 238:7,7	15:9,19 16:12	202:18 205:16	227:3
manuals 115:6	62:12 65:22	206:5 225:9	meetings 16:12
115:9	66:11 71:18	229:6 231:22	37:14 122:8
march 24:4	81:18 95:18	235:1,16 237:9	128:8 130:15
251:8,15	134:18 213:13	247:13 255:9	melanie 217:7
253:10	231:14 232:21	meaning 36:10	member 86:11
margin 21:9	262:16	43:18 57:9	102:21 115:18
		63:6 74:7	135:1 138:6

[member - name]

142:16	middle 21:16	misstate 244:11	190:15 238:4,4
members 25:12	milgram 15:6,7	mistake 140:17	238:21 246:17
115:10 188:11	34:1,12,16	155:10	254:1
188:18 227:14	mill 134:22	misunderstan	moved 164:4
memo 3:17	miller 1:10	205:22	165:9
20:13 54:1	5:11 6:9,21 7:4	misunderstood	moves 109:2
62:15 98:22	17:1 23:20	43:19	131:14
107:5 199:6	32:15 36:10,15	module 219:7	moving 167:3
211:10,16	46:19 48:4,10	moment 9:1	191:22
217:3 230:1,2	50:2,15 53:2	20:17 23:2	multi 105:2
251:6,21 252:2	75:3,21 112:9	53:12 58:4	multiple 20:3
252:5,7,9,12,15	113:4 150:6,13	119:16 145:7	54:17 131:9
252:18 253:11	226:11 255:22	158:10 208:5	182:21 183:1
memorandum	257:2,6 259:2	225:10 227:12	237:2
3:16	259:4,12 260:4	227:19	multiply
memorized	261:2,22 262:2	money 15:20	130:21
238:15	mind 197:12	66:16 130:21	multitrack
mentioned 81:8	mindful 79:17	193:13,18	172:4
81:9 117:11	mine 124:2	200:3	museum 68:1,2
125:10 141:12	minor 100:16	monitor 33:9	musing 255:3
221:3	132:18	month 59:3	mute 5:7
merit 20:6	minus 21:9	89:2 138:9	mystifying
merits 15:16	minute 166:1	171:19 237:2	21:20
18:17	197:21 207:7	months 12:21	mzorn 2:5
merrick 1:6	minutes 73:2	19:9 87:18	n
5:13 251:7	111:19 127:13	morning 5:2	n 2:1 3:1,1 4:1
259:1 260:3	127:15 128:12	7:4,5	4:1 5:1 150:1,1
261:1 262:6	129:9,11,16,19	morrissette	150:1 161:1
met 52:7	130:8,18,20,20	72:17	name 5:20
162:21 237:19	131:3 199:1,11	motion 46:12	26:16 36:1,5
248:9	199:20	mouse 166:10	41:10 67:8
microcosmic	misdirect	move 45:21	194:1 214:11
19:1	183:12	103:15 124:3	216:16 217:6
microphones	missing 204:16	157:3,11	252:16
5:5		161:11 166:3	252.10

[named - nutshell]

1 0615	00.20.01.1	111 11 20	4. 1. 02.1
named 36:15	90:20 91:1	nodding 11:20	noticed 82:1
44:11	93:1 94:3	91:11 120:19	84:7 95:20
names 143:4,22	95:16 96:21	175:1	128:2 171:7
144:5,10 145:6	98:17 106:2,9	noise 185:17	173:15,22
208:4 209:19	109:20 112:13	non 20:1,5 90:1	174:19
210:2,4,12,18	118:5 120:13	175:6 201:7	noticing 6:5
210:22,22	127:22 133:6	203:6 223:10	notified 230:12
211:2,12 213:2	140:3 142:3	noncommercial	notify 220:18
213:13,21	145:2,3,5	174:22	233:3
214:6 215:11	156:13 162:18	nonprofit 90:1	notion 19:2
215:15 237:12	175:11 185:9	normal 222:21	20:11 197:22
narrow 186:15	185:20 195:12	normally 45:7	nowadays
187:8	195:15 196:1	northern 72:22	188:5 194:19
narrowed	201:20 212:20	73:1	number 3:6,12
187:14	240:17 242:11	notarize 260:11	4:3 13:18 46:1
narrowing	250:5	notary 1:17	53:8 64:12
246:13,19	needed 54:14	258:1,19	81:9 97:10
national 64:5	54:16	259:13,19	112:14 113:9
221:16	needs 93:12	note 5:4 206:11	113:16 126:9
native 151:1	95:12 140:17	260:9 262:11	127:18,19
nature 239:12	147:18 162:22	noted 161:16	146:11 151:3
necessarily	193:1 199:16	259:7	152:22 153:1
75:10 87:2	216:16 228:2,5	notes 3:20 4:4,5	159:20 165:15
102:8,10	negotiate 17:9	95:21 126:21	165:20 168:3
119:21 120:1	247:5	127:3 170:22	177:1 178:13
134:12 253:4	neither 258:10	171:3,4 191:3	180:9 188:1
necessary	never 9:1 68:2	204:11 205:17	190:18 207:18
21:17 34:6	198:2 241:4	207:22	218:2 219:13
51:15 74:11	new 97:9	notice 3:9 8:14	224:21 226:17
189:16 203:15	227:14,14	8:17,20,22	239:1 250:13
259:6	249:11	46:17 53:7	250:18 255:2
need 10:14,19	news 20:3	55:1 84:9	257:2
22:11,12 59:13	89:22	101:19 220:20	numbers 188:3
66:17,18 68:17	nice 228:7	notice.pdf 54:3	nutshell 120:22
73:10 75:6		_	

[nw - oftentimes]

nw 1:21	offer 12:18,21	80:10,14 83:2	31:14,18 32:9
0	13:3,6 14:15	83:9,11,14,17	32:14,20 33:4
o 3:1 4:1 5:1	15:18 16:5,10	83:20 84:2	33:11,19 35:10
30:6 150:1,1,1	16:14,20 18:22	89:9,10,12,14	35:14,17 36:1
oath 77:14	19:7,14,15	91:21 92:2,22	36:5,9,11,12
object 7:21	22:5,9,19 23:6	94:17 95:12	38:17,22 40:15
44:22 107:19	38:20 39:1	96:7,13,14	42:6,9 43:1
objection 42:15	offered 16:10	97:13 98:2,17	51:7,14 52:4
42:21 46:4	office 1:14 5:18	98:20 99:4,5,8	53:22 67:3
63:2 71:10	6:12 25:1,2	99:18 103:17	122:4 182:2
78:6 93:2	26:10,21 27:15	104:3 107:5	217:13 239:9
101:21 145:12	27:18,22 28:8	109:1 114:12	240:18 241:1
212:4 213:8	28:11 29:4,8	114:14 119:3,3	241:17,21
235:14 236:5	35:14 36:4,18	120:3 121:2	247:18 248:8
objections 6:1	36:19,20 37:1	123:14 127:16	258:2
6:8	39:8,9,13 43:6	128:18 131:12	officer's 262:12
objective 49:4	43:13,14,16,18	148:17 152:15	officers 37:17
obnoxious 15:2	43:21 44:4	152:18 156:21	214:4 254:14
obtain 62:8	46:18,22 47:5	159:5 160:7	offices 57:12,13
202:13 223:7	55:22 56:4,6	168:3 171:2	60:2 61:16
obtaining	56:11,14,15	178:19 189:12	62:13 64:21
73:15	57:9,15,18,19	189:20 208:19	66:5 68:21,22
obviously	57:20,22 58:11	217:4 223:2,20	69:21 72:4
46:20 47:5	59:10,12,20,21	227:21 230:3	77:19 80:2,3
123:9 132:9	60:15 61:2,9	231:15,21	86:6 120:14,15
152:8 162:20	62:5 63:6,20	232:5 233:22	121:10,10
215:13	64:17 65:3,8	234:1 237:2,22	230:11 239:18
occasion	65:13,18 66:3	243:6 244:1,8	official 40:3,9
170:11	66:16 68:19	244:22 246:6	40:11 42:6
occur 41:19	69:19 70:8,18	248:8 249:6	51:16 240:21
92:9	70:22 71:2,18	254:20 255:11	officials 16:8
occurred 46:14	71:20 72:6,15	office's 100:13	220:15
197:19	76:11 77:2,9	officer 3:15,17	oftentimes 60:5
october 24:16	77:17,22 78:1	6:10 23:21	97:12 132:7
27.10	78:4,18,19,20	24:3 29:16	

[oh - open]

oh 28:14 45:14	44:10,13,18	146:6,19 147:1	219:13 222:15
53:15 116:6	45:16,17,19,20	147:1 151:8,11	223:22 224:9
123:12 130:2	46:16 48:15	151:12,16	225:7,14,21
155:8,9 170:3	50:5,20 51:6	152:11,21	226:3,19
192:5 210:20	52:10,16 53:12	153:13 154:2,7	227:22 229:1
oil 21:3	54:7,13,22	154:15,22	229:12 231:7
oip 37:2,13,14	55:13 57:5	155:22 156:8	236:8,20
39:12 58:11	64:15 65:17	156:12,15,22	237:19 238:3,3
77:15 108:1	66:22 68:4	157:16 158:1	238:10,20
122:11,21	70:11,20 71:4	158:16 159:7	239:6,11,21
123:1 124:6	71:8,12 73:8	160:4,13 161:6	240:6,15
211:11,15	74:1 77:7	161:9,13,20	241:15 242:10
243:7,10,13,16	79:14,22 84:7	162:9,15 163:4	243:5 244:6
244:16 248:17	85:4 86:2 88:5	163:7,16 165:5	247:7,12 249:2
oip's 76:20	88:18 89:21	165:9 166:11	250:15 253:7
ojp 178:18	90:6 92:19	167:3 169:9,11	olc 4:12 44:7,11
okay 8:13 9:4	97:1,2,16	170:22 171:20	44:19,20 45:11
9:22 10:3,7,14	98:14 101:3,7	174:6 176:1,2	47:7,17,17,17
11:5,7,11,15	101:10 102:13	176:18 179:19	old 119:2
12:21 13:15	104:14 107:13	180:22 181:9	omitted 100:19
14:3,4,22	109:20 110:4	181:21 185:7,8	once 109:1
20:19 23:3	111:20,22	185:12,19	125:19 162:7
24:5 25:8,14	113:18 114:6	186:4,18	184:15 192:14
26:11 27:11,13	115:1,4,7,9,13	188:14 189:5,8	230:10,12
28:10 29:2,9	116:9,11 117:2	190:5,13,20,20	233:2
29:20 30:10	117:6 118:10	191:2 192:8	one's 73:19
31:10 32:7	118:14,22	193:17,22	ones 109:10
33:1,21 34:15	119:6,9,21	194:4 195:19	232:22 249:5
34:19 36:8,14	121:8,20	197:2 199:4	250:7
36:21 37:19	122:20 123:1	203:1,2,18	online 117:13
38:16,20 39:3	124:3,16 125:5	204:2,3 206:17	255:6,14
39:15 40:3,13	126:4,7 127:6	206:20 207:6,9	open 35:4
40:18 41:1,5	127:11 128:16	207:16 215:17	91:15 125:9
41:10,16 42:20	129:5,9,20	216:6 217:8,15	157:22 158:2,7
43:6,16 44:7	131:9,19 145:4	217:21 218:8	159:17,18

[open - pages]

165:3,4 167:7 167:8,13,19 176:18 178:7 178:10 179:15 180:13,14 181:4 246:15 opened 167:4 operate 62:7 80:17 232:2 operating 128:14 129:6 220:10 221:4 246:16 operation 46:18 55:22 80:19 242:18 243:3 operations 41:14 80:4 248:6 opinion 43:7 44:8,11,19 45:12 47:17 117:5 249:7 opioid 17:15 opioids 21:6,20 opportunity 16:7 145:16 256:10,17 order 46:12 54:10 86:15 90:11 162:21 191:9	orders 255:14 organizations 20:3 original 262:13 outcome 16:12 258:16 outdated 17:5 outline 70:21 outreach 247:2 outs 80:21 outside 57:9 63:6 68:18 71:2,18,20 72:13 74:12 77:1,9,17 83:19 101:6 103:17 104:3 109:1 114:10 114:10 117:3 120:3 175:8 189:20 223:19 241:8 254:9,22 overall 15:13 25:1 29:18 246:1 overcharged 200:2 overestimated 200:3 oversee 29:17 56:16 overview 38:11 owe 200:3	own 57:15 61:16,20,21 62:5 63:7 68:19 77:17 79:2,3 99:16 100:10 103:17 104:3 107:6 109:1 118:8 120:3 220:12 224:14 230:15 244:19 owner 206:14 220:11 owners 61:16 69:3 83:9 ownership 62:1 owns 63:13 238:8 p p p 2:1,1 5:1 p.m. 149:12,13 150:2,4 180:2 180:3,3,5 195:21 219:11 226:7,8,8,10 257:1,5 pa 119:10,10 pad 166:9 page 3:2,6 4:3 20:20 30:12,15 31:10,11,22 55:5,7,9,11,13 105:15 113:10	128:11,11 129:17,17,19 129:22 130:3 133:4 140:16 140:16 142:4,4 167:10 168:19 172:10,14,17 174:13 191:8 194:2,6 195:15 195:16,17 196:12 197:21 198:1,6 199:3 199:5,6,19,20 218:17,18,20 219:1,15 222:13 239:7 239:12 240:15 245:11 247:7 247:10,13 261:4,7,10,13 261:4,7,10,13 261:16 pages 59:5,6 105:22 106:5 111:3 127:7 130:21 138:2,9 146:12 148:2 159:20,21 168:7,14,20,21 169:13,18 171:9 183:4,8 184:5 186:12 186:17 187:5 187:17 188:1
90:11 162:21	56:16 overview 38:11	31:10,11,22	184:5 186:12 186:17 187:5

[pages - personally]

200:12 260:12	232:6 235:3,4	patently 15:12	250:14
262:8,9	240:9 256:12	patience 180:7	percentage
paid 147:19	partially 10:9	patients 17:10	58:4,8 102:2
191:19 192:14	participate	202:13	177:4,5 179:11
193:14 199:16	37:12	patrick 252:16	181:22 185:2
200:9	particular	pattern 11:16	186:6 230:18
pain 21:5,5	58:16 105:18	12:7	230:20 235:17
palliative	117:2 143:7	paul 44:11	perfected
202:10	144:4 153:2	pause 33:22	156:22 157:8
paper 60:1,5	168:22 172:18	pausing 119:16	157:11,19
97:14	203:8,14	pay 109:20	162:2,7 167:4
paragraph	204:20 205:11	193:15,17	perform 223:3
16:18,20 18:1	221:22 230:8	199:22 256:5	performance
18:13 19:7	235:10 256:3	payment 193:1	33:13 35:2
219:16 222:16	particularly	193:20	performing
242:13 247:16	190:3 247:1	payment's	216:7,18
249:4	particulars	193:6	performs 46:21
paragraphs	238:14	pdf 227:22	period 178:7
16:15	parties 5:9	pending 85:20	179:16
pardon 101:15	13:12 22:22	217:22	permission
parenthesis	143:20 148:10	people 25:8	114:12 219:19
228:2	258:12,15	80:15 131:4	220:21 221:2
part 13:11	parts 72:7	137:11 140:7	permit 182:21
26:20 27:15	106:17 252:9	188:14,15,20	person 10:7
28:1,8,10	party 20:7 92:6	237:20	44:11 70:22
50:10 61:21,22	143:4 144:5	percent 21:7	138:8 146:15
68:11 69:1	238:10,19	131:21 132:19	184:3 215:3
70:9 72:4,14	254:6	133:21 134:4	person's
74:8 94:14,14	pass 255:17	135:16,20	216:16 217:6
94:22 116:16	passed 192:14	136:21 139:3,7	personal 8:3
119:3 120:14	password	139:12,16,22	85:11 95:2
120:17 130:6	112:18	168:11 177:8	144:14 210:21
134:2 138:1	past 14:18	177:10,17	213:5 215:1,4
184:9 191:6	81:11 100:16	178:11,13,17	personally
206:7,9 227:13	194:11	178:19 181:22	74:22 93:20

[personally - practice]

personnel 34:5 129:18 133:9 161:4 191:17 po 41:4 64:1,3 136:18 137:20 192:12 230:3 po 66:20 211:2 197:18 198:9 255:2 po 213:2,15,17 199:8 225:6 points 254:4 po perspective placed 105:14 policies 15:12 4 47:22 198:22 233:8 34:5 47:6 4 petition 143:15 placing 109:7 116:22 117:12 3 144:16 145:10 130:3,5 132:22 224:22 225:1,4 2 petitions plaintiff 5:12 225:7,17 240:1 2 143:20 plaintiffs 1:4 240:3 2 143:20 2:2 3:3,9 6:7 policy 3:12 po pharmacologist 7:2 12:4,5 12:13 16:9 2 214:9 216:7 150:10 202:1 36:4,18 37:2 po	litical 40:18 lk 25:15 pulate 152:8 prtion 115:14 esition 24:19 46:9 49:13,15 49:16 77:8,13 77:16 201:11 202:7 213:1 231:13 249:13
41:4 64:1,3 136:18 137:20 192:12 230:3 po 66:20 211:2 197:18 198:9 255:2 po 213:2,15,17 199:8 225:6 points 254:4 po perspective placed 105:14 policies 15:12 4 47:22 198:22 233:8 34:5 47:6 4 petition 143:15 placing 109:7 116:22 117:12 3 144:16 145:10 130:3,5 132:22 224:22 225:1,4 2 petitions plaintiff 5:12 225:7,17 240:1 2 142:22 143:19 plaintiffs 1:4 240:3 2 143:20 2:2 3:3,9 6:7 policy 3:12 po pharmacologist 7:2 12:4,5 12:13 16:9 2 214:9 216:7 150:10 202:1 36:4,18 37:2 po	pulate 152:8 ortion 115:14 osition 24:19 46:9 49:13,15 49:16 77:8,13 77:16 201:11 202:7 213:1 231:13 249:13
66:20 211:2 197:18 198:9 255:2 po 213:2,15,17 199:8 225:6 points 254:4 po perspective placed 105:14 policies 15:12 4 47:22 198:22 233:8 34:5 47:6 4 petition 143:15 placing 109:7 116:22 117:12 3 144:16 145:10 130:3,5 132:22 224:22 225:1,4 2 petitions plaintiff 5:12 225:7,17 240:1 2 142:22 143:19 plaintiffs 1:4 240:3 2 143:20 2:2 3:3,9 6:7 policy 3:12 po pharmacologist 7:2 12:4,5 12:13 16:9 2 214:9 216:7 150:10 202:1 36:4,18 37:2 po	rtion 115:14 sition 24:19 46:9 49:13,15 49:16 77:8,13 77:16 201:11 202:7 213:1 231:13 249:13
213:2,15,17 199:8 225:6 points 254:4 po perspective placed 105:14 policies 15:12 2 47:22 198:22 233:8 34:5 47:6 2 petition 143:15 placing 109:7 116:22 117:12 3 144:16 145:10 130:3,5 132:22 224:22 225:1,4 2 petitions plaintiff 5:12 225:7,17 240:1 2 142:22 143:19 plaintiffs 1:4 240:3 2 143:20 2:2 3:3,9 6:7 policy 3:12 po pharmacologist 7:2 12:4,5 12:13 16:9 2 214:9 216:7 150:10 202:1 36:4,18 37:2 po	sition 24:19 46:9 49:13,15 49:16 77:8,13 77:16 201:11 202:7 213:1 231:13 249:13
perspective placed 105:14 policies 15:12 47:22 198:22 233:8 34:5 47:6 24 petition 143:15 placing 109:7 116:22 117:12 37 144:16 145:10 130:3,5 132:22 224:22 225:1,4 22 22 petitions plaintiff 5:12 225:7,17 240:1 22 142:22 143:19 plaintiffs 1:4 240:3 24 143:20 2:2 3:3,9 6:7 policy 3:12 po pharmacologist 7:2 12:4,5 12:13 16:9 22 214:9 216:7 150:10 202:1 36:4,18 37:2 po	46:9 49:13,15 49:16 77:8,13 77:16 201:11 202:7 213:1 231:13 249:13
47:22 198:22 233:8 34:5 47:6 2 petition 143:15 placing 109:7 116:22 117:12 3 144:16 145:10 130:3,5 132:22 224:22 225:1,4 2 petitions plaintiff 5:12 225:7,17 240:1 2 142:22 143:19 plaintiffs 1:4 240:3 2 143:20 2:2 3:3,9 6:7 policy 3:12 po pharmacologist 7:2 12:4,5 12:13 16:9 2 214:9 216:7 150:10 202:1 36:4,18 37:2 po	49:16 77:8,13 77:16 201:11 202:7 213:1 231:13 249:13
petition 143:15 placing 109:7 116:22 117:12 7 144:16 145:10 130:3,5 132:22 224:22 225:1,4 2 petitions plaintiff 5:12 225:7,17 240:1 2 142:22 143:19 plaintiffs 1:4 240:3 2 143:20 2:2 3:3,9 6:7 policy 3:12 po pharmacologist 7:2 12:4,5 12:13 16:9 2 214:9 216:7 150:10 202:1 36:4,18 37:2 po	77:16 201:11 202:7 213:1 231:13 249:13
144:16 145:10 130:3,5 132:22 224:22 225:1,4 2 petitions plaintiff 5:12 225:7,17 240:1 2 142:22 143:19 plaintiffs 1:4 240:3 2 143:20 2:2 3:3,9 6:7 policy 3:12 po pharmacologist 7:2 12:4,5 12:13 16:9 2 214:9 216:7 150:10 202:1 36:4,18 37:2 po	202:7 213:1 231:13 249:13
petitions plaintiff 5:12 225:7,17 240:1 2 142:22 143:19 plaintiffs 1:4 240:3 2 143:20 2:2 3:3,9 6:7 policy 3:12 po pharmacologist 7:2 12:4,5 12:13 16:9 2 214:9 216:7 150:10 202:1 36:4,18 37:2 po	231:13 249:13
142:22 143:19 plaintiffs 1:4 240:3 2 143:20 2:2 3:3,9 6:7 policy 3:12 po pharmacologist 214:9 216:7 7:2 12:4,5 12:13 16:9 2 240:3 240:3 240:3 240:3 240:3 240:3 <	
143:20 2:2 3:3,9 6:7 policy 3:12 po pharmacologist 7:2 12:4,5 12:13 16:9 2 214:9 216:7 150:10 202:1 36:4,18 37:2 po	240.13
pharmacologist 7:2 12:4,5 12:13 16:9 2 214:9 216:7 150:10 202:1 36:4,18 37:2 po	ンサフ・10
214:9 216:7 150:10 202:1 36:4,18 37:2 po	sitions
	249:11
phone 206:14 plans 248:11 39:9,13 58:12 po	sitive 21:12
	ssession
210:13 247:3 platform 255:6 77:4 78:19	57:10
phones 5:7 please 5:4,6 6:2 79:7,8,15,19,19 po	ssibility
phrase 93:7 6:18 7:18 79:20 114:2,2	246:13
physical 64:16 10:15 42:4 114:4,20 118:9 po	ssible 103:4
70:2 72:20 48:16,21 53:12 118:11,12,20 2	231:22 246:14
physically 262:7,11 118:21 120:9 po	ssibly 19:3
59:11 63:20 pllc 1:3 5:13 121:13,14,15 po	st 60:21
64:7 68:18 259:1 260:3 121:15,21,22 po	sted 60:19
70:12 71:19 261:1 262:6 123:14,17	36:16 116:22
72:5,13 73:19 plus 21:9 76:12 211:4,6 212:8 po	tentially
74:7 77:1 121:11 212:12,16	99:17 100:1
pick 5:5 206:13 pockets 17:8 213:13 215:7	127:8 179:18
picked 210:12 pods 64:19 216:11,13,13	186:22 201:9
picking 73:20 point 10:15 216:20 217:2,5 pr	158:13,17,20
247:3 15:11,16,22 219:17 220:4,7	158:21
picture 179:7	actice 11:17
pivot 176:20 23:9 24:6 224:10,12,18	12:7,13 107:22
177:11 181:5 39:15 46:15 240:8 244:9,9	120.17 102.17
place 5:8 67:2 48:11 94:2 244:22	130:17 193:17
75:17,19 94:3 108:9 111:21	130:17 193:17 198:2 215:15

[practices - processes]

practices 15:12	presented	privacy 3:12	84:10,20 86:5
34:4 47:6	203:21	29:19 56:21	91:14 92:13
225:18	presenting	114:1 119:11	97:5
pre 54:9 196:9	21:21	144:15 158:21	process 17:6
196:12,19	presents 20:2	210:6,21 213:5	20:11 26:8
precise 165:18	58:1	214:1 215:1,5	37:11 59:3
170:5	presumably	215:11	61:18 74:6,11
precisely	117:7 164:21	private 5:6	75:14,15 85:8
138:15	prevent 10:22	privilege 27:2	91:1 92:9 94:7
precludes 81:4	11:8	122:3 196:4	94:15,22 101:5
predicated	previous	221:13 222:3	103:13 106:17
197:22	177:21	222:11	107:8 111:11
predominant	previously	privileged	127:22 128:19
235:4	60:10,16 63:17	124:8,15,21	129:17 131:13
predominantly	63:19 65:11	pro 17:12	134:21 136:10
201:2	81:9 150:8	probably 41:12	137:12 138:7
preference	253:5	88:12 94:19	142:8,15,16
100:7	primarily 36:3	107:20 159:19	146:9 147:7
prepare 9:4,6,7	36:17 68:16	167:16 231:4	153:22 168:16
9:15 35:13	69:4	255:7	171:14,17,19
84:21	primary 39:7	problems 19:1	172:8 184:6
prepared 8:19	116:20	procedures	186:11 188:2
9:11,20 23:1	principles	128:15 220:10	192:18 196:4,8
48:14 55:18,18	20:12 252:2,14	221:4 228:2	196:13 197:16
85:17	prior 43:2	248:1 250:12	200:10 203:19
preparing 7:8	51:10 87:22	proceed 6:19	205:6 225:13
262:13	178:2 179:14	proceeding 6:2	233:2,21 234:2
presence 241:8	224:9 256:5	82:9 87:14,22	238:17 239:19
present 2:13	priorities	91:9,19 92:13	250:12 255:1
6:3 19:11	116:17	94:8 147:15	processed
presentation	prioritize 105:8	148:13 173:18	74:13 132:14
94:1	prioritized	205:2 206:4	163:22 173:19
presentations	163:17	255:5,5	222:21
208:8	priority 251:13	proceedings	processes 18:5
		83:15,17,22	18:9 20:10

[processes - public]

78:12 164:15	175:13 179:3	programs	protective
249:1 253:13	180:17 184:21	178:19	46:12
processing 25:6	198:11 208:12	prohibits	protects 144:14
25:20 26:1	209:11 221:5	154:20,20	210:21
56:4,6,15,18	221:13 222:11	promote 252:2	provide 45:1
69:19 105:2	224:21 225:1,3	prompt 262:15	61:17 62:16
106:10 109:4	225:5,5 227:1	prompted	66:12,13 69:4
115:15 121:2	227:22 228:13	112:18	72:15 83:11
132:4,21	228:18 234:17	prong 68:16	106:9 203:15
133:12 134:14	produces	69:5 190:3	provided 18:9
135:2,12	199:15	prongs 68:15	92:2 160:2
140:10 141:2,8	producing	69:6	201:15
168:10 169:19	109:17 110:17	pronounce	provides 160:5
170:22 171:3,4	229:19 236:10	194:1	182:20
172:5 176:16	product 21:3,4	proper 20:1	providing
188:15 195:2,3	21:7,11,19	46:10 47:2,18	38:10 85:3
204:21 205:10	production	132:15 136:15	227:20
206:18 207:14	15:9 16:7	203:13 242:14	provision
225:2,8 228:17	18:16 91:8	242:22	119:18 126:1
230:16 239:13	108:17,19	properly 49:11	243:2
248:6 256:6	119:22 120:1	132:14 133:14	provisions
processor	183:18 185:5	136:16 141:19	242:16
132:11 137:12	214:19 236:14	property 114:8	proxy 58:21
produce 59:7	productive	proportion	102:10
88:12 90:10	18:19 50:16	102:2	psilocybin 96:6
104:16,18	products 21:15	proposal 67:18	202:13 204:9
106:14 110:8	professional	protect 141:21	205:20
110:22 111:5	131:17	210:6 213:20	psychedelic
117:10 188:5	profile 134:17	214:6,11	205:20
189:6 234:13	profit 90:16	215:11	public 18:11,12
234:20 235:11	200:21 202:11	protected	20:2 38:5
produced 9:13	202:15	130:4 137:10	39:16,20 61:2
78:22 102:6	program	141:19	61:15 86:8,11
113:19 126:17	247:21 248:14	protecting	86:12,17 91:14
129:1 150:18		211:12	91:16,18 92:13

[public - reached]

92:19,19 93:13	233:4 235:19	35:20 49:12	quick 204:19
95:14 96:17	pulled 182:7	61:5 65:21	226:15
102:21 105:17	226:16	71:15 75:2	quicker 98:12
115:19,22	purely 207:12	78:8 80:8 81:2	168:9 246:21
116:9,15 117:8	purpose 46:7	84:11 93:5	254:19
117:10 132:6	46:11 48:1	95:9 103:7	quickly 20:17
133:15 140:19	49:21 50:7	108:11 134:2	179:20,21
142:2 143:14	114:16 133:20	142:7 143:18	188:5 189:15
143:15,19	136:3,4	145:18 158:8	208:13 245:12
144:16 145:10	purposes 38:6	158:19 164:4	quite 19:3
147:6,6,8,9	214:17 234:13	165:18 170:12	quiz 85:16
148:12 215:9	pushed 138:10	201:5 208:5,6	r
247:9 258:1,19	pushers 17:14	209:17 217:22	r 2:1 5:1 150:1
259:19	pustay 217:7	220:3 224:16	158:22 261:3,3
publication	put 19:12 39:6	224:20 227:10	raise 16:8
251:21	53:7,16 59:1	229:2,5 232:1	49:17 58:4,18
publicly 21:2	70:3,22 94:17	235:8 245:17	87:2 102:15
60:20 93:15	128:17 150:15	248:13 253:8	117:3 143:2
94:1,8,11,21	169:19 179:16	questioning	189:8
95:18 145:19	182:6 190:17	10:18 76:4	raised 186:21
146:2 148:5,18	191:14 199:1	126:19	raising 12:14
210:1,5 211:19	205:7 211:11	questions 7:14	102:3
211:21 255:12	225:12 228:3,5	22:11 37:9	ranking 240:21
publish 117:12	228:5,7 238:13	46:19 48:12	rare 125:11
134:16	puts 27:1	151:18 160:14	rate 250:10
published	putting 47:8	226:15 255:18	rather 137:16
116:3,7,18	130:15	256:19	raw 4:7,9,10
118:13	q	queue 105:13	150:18 151:22
pull 13:16 30:1	qc 136:18,20	105:16 106:1	180:18,20
50:20 53:5	137:5,17 139:8	168:22 172:18	182:9
66:3 97:13	139:15 140:14	173:9,11	reach 75:6
100:10 102:5	qualify 49:16	queues 105:19	98:20 143:12
107:15 112:11	69:9 122:1	168:3 169:20	230:5 246:12
126:8 175:11	question 7:18	172:16 173:2,6	reached 123:9
212:21 232:9	7:20,21 28:22		209:3
	1.20,21 20.22		207.3

[read - recorded]

read 14:20 15:2	realized 205:1	142:20 143:21	reconciling
15:22 16:15,17	really 24:22	147:11 203:8	140:18
17:21 18:13	47:18 60:22	208:14	reconsider 22:4
19:5,18 20:14	66:11 74:1	receipt 81:17	22:9
20:16 21:22	90:8 122:3	102:19	record 5:3,9
22:2,6 32:8,12	134:13 137:12	receive 60:4	6:5 13:2 20:18
38:14 39:10,18	142:6 147:3	81:10 83:22	23:10,13,15,18
42:2,3 43:8,11	155:20 159:4	107:2 125:15	27:21 39:4
45:9 51:1,3,3,5	168:22 171:11	138:2 153:10	52:18,21 57:16
51:19 52:5	182:13 187:20	184:2,15	57:21 60:9,9
56:7 69:12	189:1,16	235:18	61:21 62:6
114:13 115:1	192:10 194:19	received 16:13	63:12,16,17
126:22 129:22	194:21 195:8	91:22 153:7,11	65:7,10 76:6
181:18 197:17	197:1 201:17	156:18 157:18	77:9 80:4 83:9
198:1,8 199:11	207:11 222:1	159:1,3,14	87:22 88:9
212:22 219:20	225:9,16 229:6	178:2 179:9	93:21 112:5,8
223:12 239:14	249:20 252:10	181:8 188:19	112:17,21
241:2 242:19	reask 75:2	191:14 192:5,8	113:2 118:8
245:20 259:5	reason 10:21	205:6	126:17 136:15
260:6,8	10:22 13:11	recent 15:8	149:3,7,12
reading 15:3	59:4 60:8 94:2	reception 18:21	150:4 176:4
85:2 130:2,3	95:10,11 134:3	recess 23:16	179:20 180:2,5
133:4 206:10	134:9 145:5,9	52:19 112:6,22	183:12 201:22
206:12,15	166:13 189:18	149:14 180:3	202:7 205:19
reads 110:12	234:19 235:12	226:8	206:14 208:11
ready 103:14	261:6,9,12,15	recognize	217:18,20
133:14 134:16	261:18	113:15 151:19	226:1,5,7,10,22
136:16 138:11	reasonably	184:16	245:12 248:7
138:13 157:11	214:21	recognized	254:12 255:4
230:13	recalcitrant	24:18	256:16 257:1
real 135:10	17:6	recollection	258:9
145:8 204:19	recalculating	146:11	record's 61:1
224:16	192:2	recommend	recorded 1:10
reality 110:19	recall 82:3,12	33:21	5:11
137:6	82:13 96:8,10		

[recording - related]

recording 5:8	108:17,21	redacted	reflection
recordkeeping	109:2,7,17,18	132:16 133:14	199:21
84:20	109:22 110:11	136:16 137:9	reflects 58:8
records 38:12	110:18 119:8	143:5,22 198:2	reflexive 19:2
57:9,11,15,17	119:22 120:2,4	213:14 216:17	refresh 54:4,6
59:3,4 60:6,15	120:13 125:18	219:6	54:14 112:13
60:18 61:15,17	125:19 127:8	redacting	regard 212:2
61:20 62:4,8	132:9 138:3	219:1	252:5,18
63:7,11 64:21	141:13 143:4	redaction	253:15
65:2,3 66:5,7	147:15,22	132:14 138:6	regarding
67:13,15,16,22	148:17 154:21	141:8 198:9,21	38:21 225:2
67:22 68:18	157:15 159:4	198:21	regardless
69:3 72:10,11	160:2,5,8	redactions 92:6	142:10 216:17
73:15,20,22	163:2 168:14	109:7 128:11	registration
75:4,7,22	171:1 182:17	129:18 130:3	262:19
76:22 77:2	184:3,4,4,8,14	132:13,16	regular 134:22
78:5 80:11,18	184:15,18	133:1,5,10	regularly
81:6,7,12,16,18	189:21 192:18	134:6,11	237:17
82:2,6,7,14,20	195:7 200:21	135:12 223:5	regulation
83:4,4,6,6,16	201:14 202:11	reduce 186:13	245:9
84:3,10 85:6	204:8,22 205:5	250:9,13	regulations
86:3,4,9,12	207:12 208:21	reduced 168:10	68:10 76:17,19
88:5 89:3,8,18	212:19 213:19	250:11 258:7	79:13 126:2
90:10,17,19,22	214:15,20	reducing	172:3,5 182:21
91:8,20 92:1,7	223:1,4,7	253:16	240:10,10,11
93:18 94:11,21	229:8 230:12	refer 156:6,10	244:17,19
95:5 97:10,11	230:13 233:4,6	reference	245:5
97:14,18,19,22	234:7,9,11,21	222:12	reimbursing
99:10 100:5,5	246:20 248:10	referenced	19:16
100:6,10,19	253:3 254:5,11	260:5 262:9	relate 84:18
102:22 103:5	254:15 255:5	referral 158:22	related 20:7
103:18 104:16	redact 144:9	referred 159:4	82:7,8 85:20
104:18,19	145:20 210:8	referring 72:22	173:17 206:4
105:4 106:13	210:22 211:3	249:4	238:18 258:11
106:14,20	215:15		

[relates - request]

relates 47:5 72:11 77:18 reported 1:17 44:19 45:10,11 relating 120:15 100:9 106:9 5:22 6:18 57:22 58:17 46:4 47:13 relating 120:15 204:8 141:14 220:11 28:17,20,22 60:5 62:15 relationship 234:9 remoinder reporting 35:9 63:18 69:19 245:22 remain 15:17 reports 29:6,9 81:11,17 83:22 relative 93:18 remained 178:7 55:10 95:6 98:16 relatively remains 19:8 remedial 21:13 58:10 99:1 102:14,20 183:10 remedial 21:13 repository 99:1 102:14,20 183:10 remedial 21:13 repository 99:1 102:14,20 19:6 148:3 remedial 21:13 repository 99:1 102:14,20 109:6 148:3 remotely 17:7 20:21 115:18 117:14 61:19 81:12 233:11 44:15 51:22 17:18 119:13 132:6 133:14 removing				
relating 120:15 100:9 106:9 5:22 6:18 57:22 58:17 204:8 141:14 220:11 28:17,20,22 60:5 62:15 relationship 234:9 reporting 35:9 63:18 69:19 245:22 remain 15:17 reporting 35:9 81:11,17 83:22 246:5 119:15 remainder 29:13 35:10,14 86:10,13,19 relative 93:18 remained 178:7 35:15 52:4 87:1,5 89:12 258:13 179:15 remains 19:8 repository 99:1 102:14,20 183:10 remedial 21:13 repository 99:1 102:14,20 183:10 remember 52:9 8:5,13 14:14 108:16 115:17 releasable 92:5 remotely 17:7 20:21 115:18 117:14 61:19 81:12 233:11 44:15 51:22 117:18 119:13 132:6 133:14 removing 87:9 176:19 119:13,19 134:16 142:17 reopened 180:16 181:4 121:3 125:16 138:13,14 reopening 17:1	relates 47:5	72:11 77:18	reported 1:17	44:19 45:10,11
204:8 141:14 220:11 28:17,20,22 60:5 62:15 relationship 234:9 remain 15:17 reporting 35:9 63:18 69:19 245:22 remain 15:17 reports 29:6,9 81:11,17 83:22 246:5 119:15 29:13 35:10,14 86:10,13,19 relative 93:18 remained 178:7 35:15 52:4 87:1,5 89:12 258:13 179:15 remains 19:8 repository 99:1 102:14,20 relatively remedial 21:13 21:13 repository 99:1 102:14,20 183:10 remember 52:9 8:5,13 14:14 108:16 115:17 releasable 92:5 123:4 255:22 8:5,13 14:14 108:16 115:17 release 60:13 remotely 17:7 20:21 115:18 117:14 61:19 81:12 233:11 44:15 51:22 117:18 119:13 132:6 133:14 removing 87:9 176:19 119:13,19 144:4,9 145:21 170:19 representations 137:2 143:7,8 144:4,9 145:21 reopening 17:12 143:10 146:8 254:19 repast 65:6 175:5 </td <td></td> <td></td> <td> •</td> <td></td>			•	
relationship 234:9 remain 15:17 reporting 35:9 63:18 69:19 245:22 remain 15:17 reports 29:6,9 81:11,17 83:22 246:5 119:15 29:13 35:10,14 86:10,13,19 relative 93:18 remained 178:7 58:10 95:6 98:16 258:13 remains 19:8 remedial 21:13 58:10 95:6 98:16 relatively remedial 21:13 repository 99:1 102:14,20 183:10 remedial 21:13 repository 99:1 102:14,20 199:6 148:3 remember 52:9 represent 6:7 104:21 107:2,3 199:6 148:3 remember 52:9 8:5,13 14:14 108:16 115:17 109:13,19 release 60:13 remotely 8:5,13 14:14 108:16 115:17 117:12 107:2,3 132:6 133:14 removing 87:9 176:19 119:13,19 12:3 125:16 138:13,14 reopened 208:11 226:21 126:21 127:3,4 127:24 127:3,4				
245:22 remain 15:17 178:7 179:16 72:9 74:11 relationships 119:15 reports 29:6,9 81:11,17 83:22 246:5 119:15 29:13 35:10,14 86:10,13,19 relative 179:15 58:10 95:6 98:16 relatively remains 19:8 remository 99:1 102:14,20 183:10 remedial 21:13 repository 99:1 102:14,20 183:10 remedial 21:13 repository 99:1 102:14,20 183:10 remedial 21:13 repository 99:1 102:14,20 19:6 148:3 remedial 21:13 repository 99:1 102:14,20 109:6 148:3 remedial 21:13 repository 99:1 102:14,20 109:6 148:3 remedial 21:13 repository 99:1 102:14,20 109:6 148:3 remedial 21:13 repository 99:1 102:14,20 103:10,14 repository 99:1 102:14,20 103:14 repository 99:1 102:14,20 103:15 12:		141:14 220:11		60:5 62:15
relationships remainder reports 29:6,9 81:11,17 83:22 246:5 119:15 29:13 35:10,14 86:10,13,19 relative 93:18 remained 178:7 258:13 179:15 58:10 95:6 98:16 relatively remains 19:8 repository 99:1 102:14,20 183:10 remedial 21:13 repository 99:1 102:14,20 183:10 remedial 21:13 repository 99:1 102:14,20 109:6 148:3 123:4 255:22 8:5,13 14:14 108:16 115:17 release 60:13 remotely 17:7 20:21 115:18 117:14 61:19 81:12 233:11 44:15 51:22 117:18 119:13 132:6 133:14 removing 87:9 176:19 119:13,19 134:16 136:16 253:16 180:16 181:4 121:3 125:16 138:13,14 reopened 208:11 226:21 126:21 127:3,4 144:16 142:17 170:19 representations 137:2 143:7,8 146:17 184:8 170:20 representative <t< td=""><td>relationship</td><td>234:9</td><td>reporting 35:9</td><td>63:18 69:19</td></t<>	relationship	234:9	reporting 35:9	63:18 69:19
246:5 119:15 29:13 35:10,14 86:10,13,19 relative 93:18 remained 178:7 35:15 52:4 87:1,5 89:12 258:13 179:15 58:10 95:6 98:16 relatively remains 19:8 repository 99:1 102:14,20 183:10 remedial 21:13 231:10 103:10,14 releasable 92:5 remember 52:9 represent 6:7 104:21 107:2,3 109:6 148:3 123:4 255:22 8:5,13 14:14 108:16 115:17 108:16 115:17 release 60:13 remotely 17:7 20:21 115:18 117:14 119:13,19 132:6 133:14 removing 87:9 176:19 119:13,19 134:16 136:16 253:16 180:16 181:4 121:3 125:16 138:13,14 reopened 208:11 226:21 126:21 127:3,4 144:4,9 145:21 170:19 representations 137:2 143:7,8 144:4,9 145:21 reopening 17:12 143:10 146:8 254:19 24:5 repeat 65:6 <t< td=""><td>245:22</td><td>remain 15:17</td><td>178:7 179:16</td><td>72:9 74:11</td></t<>	245:22	remain 15:17	178:7 179:16	72:9 74:11
relative 93:18 remained 178:7 35:15 52:4 87:1,5 89:12 258:13 179:15 58:10 95:6 98:16 relatively remains 19:8 repository 99:1 102:14,20 183:10 remedial 21:13 231:10 103:10,14 releasable 92:5 remember 52:9 8:5,13 14:14 108:16 115:17 release 60:13 remotely 17:7 20:21 115:18 117:14 61:19 81:12 233:11 44:15 51:22 117:18 119:13 132:6 133:14 removing 87:9 176:19 119:13,19 134:16 136:16 253:16 180:16 181:4 121:3 125:16 138:13,14 reopened 208:11 226:21 126:21 127:3,4 144:4,9 145:21 170:19 representations 137:2 143:7,8 144:4,9 145:21 170:20 representative 147:5,5 148:1 152:21 153:2,7 254:19 24:5 replace 140:18 142:1 rephrase 235:8 representative 156:20 157:5 157:10,21 rele	relationships	remainder	reports 29:6,9	81:11,17 83:22
258:13 179:15 58:10 95:6 98:16 relatively remains 19:8 repository 99:1 102:14,20 183:10 remedial 21:13 231:10 103:10,14 releasable 92:5 remember 52:9 represent 6:7 104:21 107:2,3 109:6 148:3 123:4 255:22 8:5,13 14:14 108:16 115:17 release 60:13 remotely 17:7 20:21 115:18 117:14 61:19 81:12 233:11 44:15 51:22 117:18 119:13 132:6 133:14 removing 87:9 176:19 119:13,19 134:16 136:16 253:16 180:16 181:4 121:3 125:16 138:13,14 reopened 208:11 226:21 126:21 127:3,4 144:16 142:17 170:19 representations 137:2 143:7,8 144:4,9 145:21 reopening 17:12 143:10 146:8 210:2,3 254:8 reorganization 45:3 48:17 152:21 153:2,7 254:19 24:5 representatives 156:20 157:5 released 94:4 r	246:5	119:15	29:13 35:10,14	86:10,13,19
relatively remains 19:8 remedial repository 99:1 102:14,20 releasable 92:5 remedial 21:13 231:10 103:10,14 releasable 92:5 remember 52:9 represent 6:7 104:21 107:2,3 109:6 148:3 123:4 255:22 8:5,13 14:14 108:16 115:17 release 60:13 remotely 17:7 20:21 115:18 117:14 61:19 81:12 233:11 44:15 51:22 117:18 119:13 132:6 133:14 removing 87:9 176:19 119:13,19 134:16 136:16 253:16 180:16 181:4 121:3 125:16 138:13,14 reopened 208:11 226:21 126:21 127:3,4 141:16 142:17 170:19 representations 137:2 143:7,8 144:4,9 145:21 reopening 17:12 143:10 146:8 210:2,3 254:8 reorganization 45:3 48:17 152:21 153:2,7 254:19 24:5 replace 155:5 157:10,21 140:18 142:1 replace 140:20 5:20 27:20 159:1,3,11 <td>relative 93:18</td> <td>remained 178:7</td> <td>35:15 52:4</td> <td>87:1,5 89:12</td>	relative 93:18	remained 178:7	35:15 52:4	87:1,5 89:12
183:10 remedial 21:13 231:10 103:10,14 releasable 92:5 remember 52:9 represent 6:7 104:21 107:2,3 109:6 148:3 123:4 255:22 8:5,13 14:14 108:16 115:17 release 60:13 remotely 17:7 20:21 115:18 117:14 61:19 81:12 233:11 44:15 51:22 117:18 119:13 132:6 133:14 removing 87:9 176:19 119:13,19 134:16 136:16 253:16 180:16 181:4 121:3 125:16 138:13,14 reopened 208:11 226:21 126:21 127:3,4 141:16 142:17 170:19 representations 137:2 143:7,8 144:4,9 145:21 reopening 17:12 143:10 146:8 210:2,3 254:8 reorganization 45:3 48:17 152:21 153:2,7 released 94:4 replace 165:6 175:5 157:10,21 140:18 142:1 rephrase 235:8 representing 158:2,12,22 157:14 184:19 report 3:15 4:7 89:22 123:13 160:22 161:3 <td>258:13</td> <td>179:15</td> <td>58:10</td> <td>95:6 98:16</td>	258:13	179:15	58:10	95:6 98:16
releasable 92:5 remember 52:9 represent 6:7 104:21 107:2,3 109:6 148:3 123:4 255:22 8:5,13 14:14 108:16 115:17 release 60:13 remotely 17:7 20:21 115:18 117:14 61:19 81:12 233:11 44:15 51:22 117:18 119:13 132:6 133:14 removing 87:9 176:19 119:13,19 134:16 136:16 253:16 180:16 181:4 121:3 125:16 138:13,14 reopened 208:11 226:21 126:21 127:3,4 141:16 142:17 170:19 representations 137:2 143:7,8 144:4,9 145:21 reopening 17:12 143:10 146:8 210:2,3 254:8 reorganization 45:3 48:17 152:21 153:2,7 released 94:4 repeat 65:6 175:5 157:10,21 140:18 142:1 rephrase 235:8 representing 158:2,12,22 157:14 184:19 replace 140:20 89:22 123:13 160:22 161:3 releases 254:22 4:9 27:8,9,18 235:17 162:7 16	relatively	remains 19:8	repository	99:1 102:14,20
109:6 148:3 123:4 255:22 8:5,13 14:14 108:16 115:17 release 60:13 remotely 17:7 20:21 115:18 117:14 61:19 81:12 233:11 44:15 51:22 117:18 119:13 132:6 133:14 removing 87:9 176:19 119:13,19 134:16 136:16 253:16 180:16 181:4 121:3 125:16 138:13,14 reopened 208:11 226:21 126:21 127:3,4 141:16 142:17 170:19 representations 137:2 143:7,8 144:4,9 145:21 reopening 17:12 143:10 146:8 210:2,3 254:8 170:20 representative 147:5,5 148:1 254:19 24:5 representatives 156:20 157:5 released 94:4 rephrase 235:8 representing 158:2,12,22 157:14 184:19 replace 140:20 5:20 27:20 159:1,3,11 210:16 report 3:15 4:7 89:22 123:13 160:22 161:3 releases 254:22 4:9 27:8,9,18 235:17 162:7 163:8,11 208:3 209:18 34:21 35:11 reproduce 163:12,20 <	183:10	remedial 21:13	231:10	103:10,14
release 60:13 remotely 17:7 20:21 115:18 117:14 61:19 81:12 233:11 44:15 51:22 117:18 119:13 132:6 133:14 removing 87:9 176:19 119:13,19 134:16 136:16 253:16 180:16 181:4 121:3 125:16 138:13,14 reopened 208:11 226:21 126:21 127:3,4 141:16 142:17 170:19 representations 137:2 143:7,8 144:4,9 145:21 reopening 17:12 143:10 146:8 210:2,3 254:8 reorganization 45:3 48:17 152:21 153:2,7 254:19 24:5 representatives 156:20 157:5 released 94:4 repeat 65:6 175:5 157:10,21 140:18 142:1 rephrase 235:8 representing 158:2,12,22 157:14 184:19 replace 140:20 5:20 27:20 159:1,3,11 210:16 report 3:15 4:7 89:22 123:13 160:22 161:3 releases 254:22 4:9 27:8,9,18 represents 161:15 162:2,3 208:3 209:18	releasable 92:5	remember 52:9	represent 6:7	104:21 107:2,3
61:19 81:12 233:11 44:15 51:22 117:18 119:13 132:6 133:14 removing 87:9 176:19 119:13,19 134:16 136:16 253:16 180:16 181:4 121:3 125:16 138:13,14 reopened 208:11 226:21 126:21 127:3,4 141:16 142:17 170:19 representations 137:2 143:7,8 144:4,9 145:21 reopening 17:12 143:10 146:8 210:2,3 254:8 reorganization 45:3 48:17 152:21 153:2,7 254:19 24:5 representatives 156:20 157:5 released 94:4 repeat 65:6 175:5 157:10,21 140:18 142:1 rephrase 235:8 representing 158:2,12,22 157:14 184:19 replace 140:20 5:20 27:20 159:1,3,11 210:16 report 3:15 4:7 89:22 123:13 160:22 161:3 releases 254:22 4:9 27:8,9,18 represents 161:15 162:2,3 relevant 222:2 38:10 52:2,7 81:12 165:2,8 166:19 rely 57:16 151:22 177:22 request 3:20 167:1,17,22	109:6 148:3	123:4 255:22	8:5,13 14:14	108:16 115:17
132:6 133:14 removing 87:9 176:19 119:13,19 134:16 136:16 253:16 180:16 181:4 121:3 125:16 138:13,14 reopened 208:11 226:21 126:21 127:3,4 141:16 142:17 170:19 representations 137:2 143:7,8 144:4,9 145:21 reopening 17:12 143:10 146:8 146:17 184:8 170:20 representative 147:5,5 148:1 210:2,3 254:8 reorganization 45:3 48:17 152:21 153:2,7 254:19 24:5 representatives 156:20 157:5 released 94:4 rephrase 235:8 representing 158:2,12,22 157:14 184:19 replace 140:20 5:20 27:20 159:1,3,11 210:16 report 3:15 4:7 89:22 123:13 160:22 161:3 releases 254:22 4:9 27:8,9,18 represents 161:15 162:2,3 releasing 93:16 28:11 29:2 235:17 162:7 163:8,11 208:3 209:18 34:21 35:11 reproduce 163:12,20 relevant 222:2 38:10 52:2,7 request 3:20 167:1,17,22	release 60:13	remotely	17:7 20:21	115:18 117:14
134:16 136:16 253:16 180:16 181:4 121:3 125:16 138:13,14 reopened 208:11 226:21 126:21 127:3,4 141:16 142:17 170:19 representations 137:2 143:7,8 144:4,9 145:21 reopening 17:12 143:10 146:8 146:17 184:8 170:20 representative 147:5,5 148:1 210:2,3 254:8 reorganization 45:3 48:17 152:21 153:2,7 254:19 24:5 representatives 156:20 157:5 released 94:4 rephrase 235:8 representing 158:2,12,22 157:14 184:19 replace 140:20 5:20 27:20 159:1,3,11 210:16 report 3:15 4:7 89:22 123:13 160:22 161:3 releases 254:22 4:9 27:8,9,18 represents 161:15 162:2,3 releasing 93:16 28:11 29:2 235:17 162:7 163:8,11 208:3 209:18 34:21 35:11 reproduce 163:12,20 relevant 222:2 38:10 52:2,7 81:12 165:2,8 166:19 rely 57:16 151:22 177:22 request 3:20 167:1,17,22 61:16 62:11 179:7 182:6 4:4,5,12 20:1,5 168:6 1	61:19 81:12	233:11	44:15 51:22	117:18 119:13
138:13,14 reopened 208:11 226:21 126:21 127:3,4 141:16 142:17 170:19 representations 137:2 143:7,8 144:4,9 145:21 reopening 17:12 143:10 146:8 146:17 184:8 170:20 representative 147:5,5 148:1 210:2,3 254:8 reorganization 45:3 48:17 152:21 153:2,7 254:19 24:5 representatives 156:20 157:5 released 94:4 repeat 65:6 175:5 157:10,21 140:18 142:1 rephrase 235:8 representing 158:2,12,22 157:14 184:19 replace 140:20 5:20 27:20 159:1,3,11 210:16 report 3:15 4:7 89:22 123:13 160:22 161:3 releases 254:22 4:9 27:8,9,18 represents 161:15 162:2,3 releasing 93:16 28:11 29:2 235:17 162:7 163:8,11 208:3 209:18 34:21 35:11 reproduce 163:12,20 relevant 222:2 38:10 52:2,7 81:12 165:2,8 166:19 rely 57:16 151:22 177:22 request 3:20 167:1,17,22 <tr< td=""><td>132:6 133:14</td><td>removing</td><td>87:9 176:19</td><td>119:13,19</td></tr<>	132:6 133:14	removing	87:9 176:19	119:13,19
141:16 142:17 170:19 representations 137:2 143:7,8 144:4,9 145:21 reopening 17:12 143:10 146:8 146:17 184:8 170:20 representative 147:5,5 148:1 210:2,3 254:8 reorganization 45:3 48:17 152:21 153:2,7 254:19 24:5 representatives 156:20 157:5 released 94:4 rephrase 235:8 representing 158:2,12,22 157:14 184:19 replace 140:20 5:20 27:20 159:1,3,11 210:16 report 3:15 4:7 89:22 123:13 160:22 161:3 releases 254:22 4:9 27:8,9,18 represents 161:15 162:2,3 releasing 93:16 28:11 29:2 235:17 162:7 163:8,11 208:3 209:18 34:21 35:11 reproduce 163:12,20 relevant 222:2 38:10 52:2,7 81:12 165:2,8 166:19 rely 57:16 151:22 177:22 request 3:20 167:1,17,22 61:16 62:11 179:7 182:6 4:4,5,12 20:1,5 168:6 169:7	134:16 136:16	253:16	180:16 181:4	121:3 125:16
144:4,9 145:21 reopening 17:12 143:10 146:8 146:17 184:8 170:20 representative 147:5,5 148:1 210:2,3 254:8 reorganization 45:3 48:17 152:21 153:2,7 254:19 24:5 representatives 156:20 157:5 released 94:4 repeat 65:6 175:5 157:10,21 140:18 142:1 rephrase 235:8 representing 158:2,12,22 157:14 184:19 replace 140:20 5:20 27:20 159:1,3,11 210:16 report 3:15 4:7 89:22 123:13 160:22 161:3 releases 254:22 4:9 27:8,9,18 represents 161:15 162:2,3 releasing 93:16 28:11 29:2 235:17 162:7 163:8,11 208:3 209:18 34:21 35:11 reproduce 163:12,20 relevant 222:2 38:10 52:2,7 81:12 165:2,8 166:19 rely 57:16 151:22 177:22 request 3:20 167:1,17,22 61:16 62:11 179:7 182:6 4:4,5,12 20:1,5 168:6 169:7	138:13,14	reopened	208:11 226:21	126:21 127:3,4
146:17 184:8 170:20 representative 147:5,5 148:1 210:2,3 254:8 reorganization 45:3 48:17 152:21 153:2,7 254:19 24:5 representatives 156:20 157:5 released 94:4 repat 65:6 175:5 157:10,21 140:18 142:1 rephrase 235:8 representing 158:2,12,22 157:14 184:19 replace 140:20 5:20 27:20 159:1,3,11 210:16 report 3:15 4:7 89:22 123:13 160:22 161:3 releases 254:22 4:9 27:8,9,18 represents 161:15 162:2,3 releasing 93:16 28:11 29:2 235:17 162:7 163:8,11 208:3 209:18 34:21 35:11 reproduce 163:12,20 relevant 222:2 38:10 52:2,7 81:12 165:2,8 166:19 rely 57:16 151:22 177:22 request 3:20 167:1,17,22 61:16 62:11 179:7 182:6 4:4,5,12 20:1,5 168:6 169:7	141:16 142:17	170:19	representations	137:2 143:7,8
210:2,3 254:8 reorganization 45:3 48:17 152:21 153:2,7 254:19 24:5 representatives 156:20 157:5 released 94:4 repeat 65:6 175:5 157:10,21 140:18 142:1 rephrase 235:8 representing 158:2,12,22 157:14 184:19 replace 140:20 5:20 27:20 159:1,3,11 210:16 report 3:15 4:7 89:22 123:13 160:22 161:3 releases 254:22 4:9 27:8,9,18 represents 161:15 162:2,3 releasing 93:16 28:11 29:2 235:17 162:7 163:8,11 208:3 209:18 34:21 35:11 reproduce 163:12,20 relevant 222:2 38:10 52:2,7 81:12 165:2,8 166:19 rely 57:16 151:22 177:22 request 3:20 167:1,17,22 61:16 62:11 179:7 182:6 4:4,5,12 20:1,5 168:6 169:7	144:4,9 145:21	reopening	17:12	143:10 146:8
254:19 24:5 representatives 156:20 157:5 released 94:4 repeat 65:6 175:5 157:10,21 140:18 142:1 rephrase 235:8 representing 158:2,12,22 157:14 184:19 replace 140:20 5:20 27:20 159:1,3,11 210:16 report 3:15 4:7 89:22 123:13 160:22 161:3 releases 254:22 4:9 27:8,9,18 represents 161:15 162:2,3 releasing 93:16 28:11 29:2 235:17 162:7 163:8,11 208:3 209:18 34:21 35:11 reproduce 163:12,20 relevant 222:2 38:10 52:2,7 81:12 165:2,8 166:19 rely 57:16 151:22 177:22 request 3:20 167:1,17,22 61:16 62:11 179:7 182:6 4:4,5,12 20:1,5 168:6 169:7	146:17 184:8	170:20	representative	147:5,5 148:1
released 94:4 repeat 65:6 175:5 157:10,21 140:18 142:1 rephrase 235:8 representing 158:2,12,22 157:14 184:19 replace 140:20 5:20 27:20 159:1,3,11 210:16 report 3:15 4:7 89:22 123:13 160:22 161:3 releases 254:22 4:9 27:8,9,18 represents 161:15 162:2,3 releasing 93:16 28:11 29:2 235:17 162:7 163:8,11 208:3 209:18 34:21 35:11 reproduce 163:12,20 relevant 222:2 38:10 52:2,7 81:12 165:2,8 166:19 rely 57:16 151:22 177:22 request 3:20 167:1,17,22 61:16 62:11 179:7 182:6 4:4,5,12 20:1,5 168:6 169:7	210:2,3 254:8	reorganization	45:3 48:17	152:21 153:2,7
140:18 142:1 rephrase 235:8 representing 158:2,12,22 157:14 184:19 replace 140:20 5:20 27:20 159:1,3,11 210:16 report 3:15 4:7 89:22 123:13 160:22 161:3 releases 254:22 4:9 27:8,9,18 represents 161:15 162:2,3 releasing 93:16 28:11 29:2 235:17 162:7 163:8,11 208:3 209:18 34:21 35:11 reproduce 163:12,20 relevant 222:2 38:10 52:2,7 81:12 165:2,8 166:19 rely 57:16 151:22 177:22 request 3:20 167:1,17,22 61:16 62:11 179:7 182:6 4:4,5,12 20:1,5 168:6 169:7	254:19	24:5	representatives	156:20 157:5
157:14 184:19 replace 140:20 5:20 27:20 159:1,3,11 210:16 report 3:15 4:7 89:22 123:13 160:22 161:3 releases 254:22 4:9 27:8,9,18 represents 161:15 162:2,3 releasing 93:16 28:11 29:2 235:17 162:7 163:8,11 208:3 209:18 34:21 35:11 reproduce 163:12,20 relevant 222:2 38:10 52:2,7 81:12 165:2,8 166:19 rely 57:16 151:22 177:22 request 3:20 167:1,17,22 61:16 62:11 179:7 182:6 4:4,5,12 20:1,5 168:6 169:7	released 94:4	repeat 65:6	175:5	157:10,21
210:16 report 3:15 4:7 89:22 123:13 160:22 161:3 releases 254:22 4:9 27:8,9,18 represents 161:15 162:2,3 releasing 93:16 28:11 29:2 235:17 162:7 163:8,11 208:3 209:18 34:21 35:11 reproduce 163:12,20 relevant 222:2 38:10 52:2,7 81:12 165:2,8 166:19 rely 57:16 151:22 177:22 request 3:20 167:1,17,22 61:16 62:11 179:7 182:6 4:4,5,12 20:1,5 168:6 169:7	140:18 142:1	rephrase 235:8	representing	158:2,12,22
releases 254:22 4:9 27:8,9,18 represents 161:15 162:2,3 releasing 93:16 28:11 29:2 235:17 162:7 163:8,11 208:3 209:18 34:21 35:11 reproduce 163:12,20 relevant 222:2 38:10 52:2,7 81:12 165:2,8 166:19 rely 57:16 151:22 177:22 request 3:20 167:1,17,22 61:16 62:11 179:7 182:6 4:4,5,12 20:1,5 168:6 169:7	157:14 184:19	replace 140:20	5:20 27:20	159:1,3,11
releasing 93:16 28:11 29:2 235:17 162:7 163:8,11 208:3 209:18 34:21 35:11 reproduce 163:12,20 relevant 222:2 38:10 52:2,7 81:12 165:2,8 166:19 rely 57:16 151:22 177:22 request 3:20 167:1,17,22 61:16 62:11 179:7 182:6 4:4,5,12 20:1,5 168:6 169:7	210:16	report 3:15 4:7	89:22 123:13	160:22 161:3
208:3 209:18 34:21 35:11 reproduce 163:12,20 relevant 222:2 38:10 52:2,7 81:12 165:2,8 166:19 rely 57:16 151:22 177:22 request 3:20 167:1,17,22 61:16 62:11 179:7 182:6 4:4,5,12 20:1,5 168:6 169:7	releases 254:22	4:9 27:8,9,18	represents	161:15 162:2,3
relevant 222:2 38:10 52:2,7 81:12 165:2,8 166:19 rely 57:16 151:22 177:22 request 3:20 167:1,17,22 61:16 62:11 179:7 182:6 4:4,5,12 20:1,5 168:6 169:7	releasing 93:16	28:11 29:2	235:17	162:7 163:8,11
rely 57:16 151:22 177:22 request 3:20 167:1,17,22 61:16 62:11 179:7 182:6 4:4,5,12 20:1,5 168:6 169:7	208:3 209:18	34:21 35:11	reproduce	163:12,20
61:16 62:11	relevant 222:2	38:10 52:2,7	81:12	165:2,8 166:19
61:16 62:11	rely 57:16	151:22 177:22	request 3:20	167:1,17,22
66:11 69:3 239:9 24:14 37:5,9 170:7,8 171:8	61:16 62:11	179:7 182:6	_	168:6 169:7
	66:11 69:3	239:9	24:14 37:5,9	170:7,8 171:8

[request - response]

171:16 174:2	162:4,16	115:15,21	requirement
181:7 183:8,13	163:13 170:2	116:21 136:11	52:3,8
184:2 187:8,9	174:3,17 175:4	142:15,18,21	requirements
187:14,21	184:18 186:15	154:3 162:17	203:15
188:8,16,22	198:17 200:4	163:16 164:1	requires 88:20
189:17 191:2	200:17 200:4	164:15 165:3	141:22 212:3,7
191:14 192:5,9	201:18 202:21	165:15 167:12	235:19
193:19 200:19	203:21 245:22	168:1,8 169:3	reread 45:18
202:4,20,22	246:21 247:8	169:5,16	rescheduling
204:7,17,20	253:1 256:5,8	170:10,13,13	142:22
205:11 207:21	256:14	173:7,12,16,17	research 17:13
207:22 208:7	requester's	173:18,21	researchers
207:22 208:7	204:1	173.16,21	17:10
220:16 222:21	requesters	177:4,5,10,17	reserve 46:11
223:9 229:14	90:13,15	178:21 179:9	resistance 19:2
229:15,22	125:15 170:4	179:14 181:16	resolution
230:2 234:21	175:15 200:8	182:11 183:9	18:20
235:13,19	246:9,15 247:4	183:14,17	resources
236:1,4,15,17	254:6	185:2 187:1	15:20,21,21
246:9,18	requesting	188:19 203:3,7	17:1 66:20
249:22 253:17	51:13	228:17 229:14	110:22 111:15
254:14 256:6	requestor	230:18 235:18	116:19 188:6
requested	201:19 203:12	236:14 237:4	200:13 250:5
57:21 60:10,16	requests 12:14	238:18 239:19	respect 216:3
60:18 61:3,15	15:15 20:11	247:6 248:12	240:1 245:18
65:11 104:10	24:22 46:8	250:1	respond 119:10
107:6 117:9	58:4 66:10,14	require 52:1	189:3 234:21
142:10 145:5	78:12 79:4	92:6 183:18	235:13 237:3
146:4	81:10 82:1,2,8	185:4	responding
requester 37:4	85:19 87:1	required 51:17	115:18,21
61:19 81:19	91:22 96:6	157:5 179:13	119:19
90:15 103:3,22	97:13 98:11	193:21 228:13	response 16:13
109:6 110:10	102:3,18 105:5	232:2 259:13	16:14 96:5
136:17 157:6	105:9,12,14	262:8	105:16 110:13
157:15 159:6	111:1,5 115:14		120:6 183:12

[response - right]

192:15	234:8	146:18 147:7	rewritten
responsibilities	retrieving	148:14 149:2	118:12
29:15,17,20	233:7 234:11	168:15 183:18	right 11:19
33:5,15 38:21	return 260:12	185:4 192:17	12:2,16,22
40:17 241:20	returned	193:1,12,18,19	13:13 14:8
242:4,5	262:10	195:2,4 197:8	25:11,11 26:3
responsibility	reverse 191:9	197:13,16,17	26:14,16,19
33:2 38:17	review 34:21	200:12 201:20	29:21 30:5,13
204:1	51:13 59:6	204:22 205:9	34:8 35:19
responsible	60:13 90:3,4	205:14 207:13	36:1 37:5
243:6,16 244:1	90:14,18 91:3	223:4 229:22	41:22 43:11
responsive	91:8 92:8,10	248:9 249:19	46:12 50:18
62:16 66:13	93:1,11 94:3	256:17	54:17 55:9
72:16 82:2	94:15,22 95:12	reviewed 8:17	56:20 62:20
83:11 92:5	109:21 110:5	9:9,12 51:10	64:9,11,13
99:10 127:8	125:14,21	107:3 132:5	65:8 66:17,20
206:19 207:3	127:13,17	134:19 142:10	67:10 69:13,16
223:7 230:9	128:1,6,11,20	144:7,22	70:12 71:2,9
233:4	129:8 131:10	147:18 164:20	73:2,5,11,13,21
responsiveness	131:15,16,20	184:21 195:13	74:5,9,22 75:4
99:5 109:5	132:2,8,17	196:2 197:10	75:8,11,20,22
223:5	133:7,8,13,18	198:1 199:19	76:8,9 78:18
rest 196:16	133:18,20,22	reviewer 135:8	78:21 80:11
restarted	134:4,10,13,15	137:3,4 141:6	81:6 82:20
192:13	134:20 135:2,4	197:6	84:10 88:6,9
restricts 80:9	135:16 136:4	reviewer's	90:2 91:10
80:13	136:14,22	131:22 193:9	92:14,20 94:2
restructure	137:7,14,17,18	reviewing 15:8	94:6,18 95:15
24:15	137:19 138:6	18:16 103:13	95:16,20 97:19
restructuring	138:17 139:7	109:4,17	97:22 98:13
249:6	139:11,17,22	129:17 135:7	99:4,16 100:1
results 19:4	140:1,4,8,16,21	138:12 141:4	100:6 101:3
retained 257:4	142:1,4,12,17	193:9 196:16	104:7,11
retrieve 57:17	145:3,16 146:9	229:19 253:3	105:10,16
61:17 83:10	146:13,14,16		106:14,20
	l .		1

[right - saw]

107 1 7 10	101 17 102 2	22 0 20 0	1 1 177 0
107:1,7,10	191:15 192:3	23:8 30:9	rounded 177:9
108:16,22	194:11,15,16	31:19,21 32:2	routine 248:6
109:22 110:2,6	195:6 197:19	32:4 42:15	row 158:9,12
110:11,15,16	198:4 199:13	44:22 46:3	160:16,19
111:13 112:3	199:14,16,22	47:9,11,19,21	163:1 164:5
113:4 115:22	202:4,16 203:6	48:5 49:8,10	165:22
116:20 117:4,8	204:8 207:7,15	52:12,14 53:13	rude 107:11
117:16,18,22	207:16 208:15	53:18,20 54:7	rule 20:6 90:12
118:2,4,7	208:22 209:4,8	54:12,14 63:2	172:12,14
120:18 132:6	209:15 211:9	71:10,13 78:6	186:19
132:22 134:7	212:1,9,13	84:14,17 85:4	rulemaking
134:11 135:6	213:6 214:1,4	85:10,14,18	143:15,20
135:14 136:11	215:10,21	93:2 101:8,18	144:16 145:10
136:13,19	217:10 219:2	107:19 108:7	rules 7:13
137:5 138:9,22	224:11,16	112:2,16 124:4	18:10 260:14
140:13 141:10	225:6,19 226:4	124:12,16,19	run 37:19 41:9
141:22 143:2	227:10 228:9	145:12 149:6,9	67:22 122:3
143:15 145:22	228:12 233:11	151:9,11,13	134:22
147:8 148:3	233:12,13,19	166:4,6,8,12	running 26:15
149:4 153:14	234:5,13 237:4	185:8,12,14,16	191:15
156:2 159:9,15	237:15,17,20	185:19 212:4	runs 231:17
162:12 164:12	238:1,20	213:8 217:17	S
166:16,17	239:21 240:8	221:12,21	s 2:1 3:1,5 4:1,2
167:4,5,7,18	241:21 242:5	222:7,10 226:5	5:1 150:1,1,1
168:1,7 169:14	243:8,11,14,19	235:14 236:5	181:12 261:3
170:5,6 171:2	244:21 245:6	255:19,21	
171:9 173:2,10	246:7 247:8	256:16	sa 21:1,10 safety 18:12
174:15,18,22	249:14 251:19	role 40:14	sandra 29:7
175:3,15 178:3	254:1,11 255:8	67:17 249:15	
178:14 179:8	255:11	roll 205:13	sat 128:9
180:6 182:5	rodriguez 2:8	rolled 207:10	129:14
183:11 184:5	6:11,11 9:20	room 77:14	satisfied 18:8
187:5,11,15	10:1,10 13:20	128:9	save 17:14
188:4 189:9,17	14:1,3 17:2	roughly 182:2	133:21 136:4
189:21 190:16	22:13,16 23:3		saw 179:8
			182:6

[saying - senior]

saying 27:22	search 57:8	134:15 152:21	194:6 195:14
70:15 92:11	62:15 68:17	160:17 191:6,6	195:15 204:15
94:6 109:12	72:13 75:15	191:7 205:8	207:16 209:18
110:11 117:17	83:2 90:4,5,9	239:11 247:15	218:10,17,20
134:3 138:16	90:13 98:22	secondarily	219:2 224:5,6
139:15 153:22	99:5,20,21	219:16	224:17,18
176:6 178:11	103:15 106:19	secondary	227:4,12 228:1
231:7 233:14	107:4,5 108:20	146:13,18	238:3 240:16
233:18 242:22	109:21 120:3	secretary 40:21	242:13,14,14
243:22 244:7	120:13 125:11	41:2 42:7,12	247:13 248:19
244:12	125:12,18	43:3 49:19	250:9
says 31:14 39:5	160:2 189:11	51:16 188:14	seeing 205:3,15
43:1 47:2	194:14,17,21	section 27:9,10	247:4,5
51:21 55:10	219:18 220:4	27:17 30:16	seek 221:1
114:7 118:22	220:12,18	33:3,10,14	seem 47:1
126:2 160:22	223:3 224:4,9	34:7 35:3 38:7	145:9
181:2 195:9	229:7,17 230:1	38:10 39:5	seemed 222:1
196:1 224:17	230:7,10,11	40:6 67:14,19	seems 179:4
227:2 241:15	232:22 234:12	67:20 119:8,9	235:3,12
245:21	234:20	172:5 194:9	seen 51:11
sc 194:7,8	searched	sections 27:17	124:13 218:12
scenario 163:3	110:11 234:17	security 64:5	219:5 250:22
scientific 175:6	searches 82:5	see 30:4,13	selected 95:22
scope 44:1 53:6	222:13 224:14	54:22 55:5,14	self 247:21
186:15 246:13	228:18,19,22	55:15 58:14	248:14
246:19	231:18	84:9 90:20	send 35:11
screen 167:9	searching 60:5	92:4 100:4	62:14 98:22
175:14	99:16 106:12	113:8,9,11,13	103:21 107:5
scroll 31:10	233:6 235:5	151:17 152:14	152:7 230:2
219:9,10	236:10	153:19,20	sending 97:12
223:22	second 15:16	154:2 159:7	senior 16:8
se 130:13 195:3	16:3 25:6	160:14 167:10	40:3,7,9,10
seal 20:8 92:17	53:15 56:3	174:8 177:15	41:6 42:6
148:13	61:3 113:10	177:19 186:15	146:15
	117:10 120:17	192:4,17,19	

[sense - site]

60.14	• 20.0	1 1 252 5	117 14 10 01
sense 60:14	services 39:9	shared 252:7	117:14,19,21
81:1 104:5	247:9	shaved 205:12	159:11 162:13
204:2 233:9	serving 46:4,8	sheer 66:9 76:6	167:16 168:5,9
244:20,21	47:4 51:6	sheet 155:17	168:10,18
senses 13:11	215:3	156:6,11	169:20 171:10
sensitive 5:5	ses 41:3 211:2,2	180:17 181:1,2	171:18 172:1,6
64:4 98:8	215:8,16	182:9 260:10	172:22 176:3,8
141:13 143:2	set 99:9 100:6	sheets 180:15	176:22 177:6
145:11 213:20	105:18 111:7	shoot 53:16	177:12,18
215:14,14,19	135:12 145:6	short 183:10	178:12,12
216:2 254:11	168:3 173:2,5	222:22 223:6	179:11 181:12
sent 170:19	204:6 205:22	shortages	181:17 182:11
209:3	244:17 252:2	253:21	183:5,7,9,16
sentence 18:6	sets 87:17	shorter 142:19	185:3 186:6,21
20:16 22:2	setting 244:9	shortly 24:19	187:1 188:22
196:3 242:19	settle 12:19	shoulders	189:1,7,9,14
247:15	13:3	255:8	208:22 209:2,7
sentences 51:12	settled 13:13	show 174:13	209:11 222:21
228:14	settlement	showing 179:5	simply 17:12
separate 69:18	14:15 15:18	192:11	60:6 102:22
121:2 169:16	16:14 18:22	side 88:20	103:2 108:20
182:5 183:11	19:7,14,15,15	235:22	110:21 111:6
239:18	seven 127:12	sign 138:14	145:21 197:14
separately	127:14 128:12	256:18 260:6	234:7
239:19	129:9,11,16,19	260:11	sincere 16:21
series 127:19	130:8,17,19	signature	sincerely
serious 17:7	131:3 197:21	249:16,19	262:18
23:5	199:1,10,20	253:22 258:17	single 187:4
servant 215:4	207:7	262:9	198:1 199:3,19
serve 39:7	several 128:7	signed 45:13	231:9
47:12	130:14 228:12	217:8 260:17	sit 128:8
server 231:3,9	247:22 248:5	silence 16:14	208:19 232:21
231:14	severe 21:5	similar 213:3	233:13
serves 49:20	share 72:1	simple 58:19	site 230:14
240:22	105:1 195:10	105:6,14	

[sits - stacey]

sits 230:3	228:7,17,18,21	176:6,15	specialists 26:3
231:18 232:8	232:11	182:10 183:4	26:14
sitting 59:12	sops 221:15	186:5,20 187:1	specialized
105:16	228:11,12	191:10 197:9	232:2
	·		
situation 82:21	248:5	197:22 201:21	specific 24:21 25:4 46:6
83:1 236:21	sorry 11:22	206:8 207:7	
situations	14:13 18:6	235:22 245:18	100:21 119:5
82:18 236:18	19:15 28:19,21	255:6	164:6 173:5
six 130:20	30:9 31:5 32:4	sought 162:19	223:10
size 64:1,10	35:9,21 43:20	200:21 202:12	specifically
186:13 188:10	45:14 61:4	sounds 95:10	52:9 72:9
skewed 179:18	75:1 78:8 93:4	111:12 124:18	73:12 80:5
skimming	95:9 96:4	124:21 209:13	99:2 252:11
227:18	99:19 104:12	212:12 222:7	253:10
skip 57:1	107:10 109:21	southern 1:1	spending 137:5
102:13	112:17,19	2:9 5:15 6:12	spends 137:4
slight 132:9	116:6 118:1	12:1	spent 19:17
slim 88:9	128:14 134:2	space 247:1	split 67:19
sliver 21:8	139:6,14	253:18	170:1
small 19:16	143:15 144:9	spaces 228:13	spoke 23:10
106:3 111:4	155:8,9 158:10	speak 9:19 10:1	56:10 93:20,20
168:15 246:7	160:20 164:3	10:3 16:7	95:22 96:3,5
246:16	165:9,12 166:7	28:18 34:12,15	169:20 203:9
software	171:12 177:2	80:4 84:19	spoken 241:4,7
174:19	182:16 184:7	202:18 225:9	241:11
solutions 1:21	191:5,7 192:7	235:1,2 246:6	spreadsheet
260:19 262:18	195:16,17	speaking 174:7	150:17 155:19
someone's	201:4 212:2	176:7,14 194:9	160:16 161:10
200:16	221:11 232:7	196:6	163:19 175:22
something's	235:6,9	special 20:22	177:17,22
207:3	sort 8:14 79:17	41:17	178:5,22 180:8
somewhat 98:8	122:8 126:19	specialist 26:6	180:16 181:18
sop 128:7,13	154:11 171:22	26:9 140:9	squad 21:1
129:3,15	172:10,12	249:12	stacey 67:9
130:15 228:3,5	174:1,3 176:3		68:5

[stacks - subject]

stacks 64:21	253:2	statute 29:21	sticker 113:8
staff 15:14	standardize	31:7 47:1	stood 119:7
20:10 25:10,12	127:22 128:6	49:12,16 53:14	stop 31:17
36:18 38:21	128:19	54:1 69:13	46:13 78:3
64:10,12 66:8	standing 21:18	76:21 107:14	162:1,4 192:6
66:17 80:20	standpoint	107:16 108:5	248:2
96:4 98:9	20:5	108:11 110:12	stopped 191:17
107:2 115:10	stands 119:6	110:17 111:12	191:21 192:12
116:8 118:2,5	star 192:18	116:12 120:15	stored 229:4
125:20 128:3	start 15:5	121:1,19	story 203:5
132:3,21	17:11 18:6	154:18,20,22	straightforward
133:11 135:1	63:9 81:22	182:20,20	95:6
136:11 138:5	125:8 148:21	212:21 240:13	strayer 67:9
142:16 186:11	151:16 229:11	241:19 242:8	68:6,7
187:9 188:11	started 51:6	245:3,5,9,10	street 1:21 2:4
188:18 204:21	123:4 216:21	statute's	262:19
205:4 207:1	starting 28:17	242:16	strike 75:1
211:13 225:19	starts 152:6	statutes 154:16	142:6
227:14 232:12	stat 179:12	155:11,13,14	strong 15:17
232:14,15	182:4	243:2	stronger 18:17
233:11,15	state 6:2,4 17:9	statutory 33:7	strongly 108:3
246:7,16 248:5	22:16 73:13,14	38:6 52:3,8	structure 46:17
250:5 251:22	83:7 189:21	110:13 118:16	55:22 56:11
252:1 253:21	statements	120:6 125:12	78:2
staff's 131:17	212:8	153:21 162:6	structured
staffing 188:3,7	states 1:1,14	stenotype	24:20 25:3
stage 106:22	2:8,9 5:14,18	258:7	75:17 77:22
stakeholder	6:14 8:5 31:6	step 98:14	249:8
245:19 246:4	60:2 69:1	107:9 114:17	struggle 116:21
stand 119:1	77:12 213:1	242:17 243:2	struggling 66:9
standard	statistics	stephanie	66:19 186:7
127:14 128:14	179:17 185:3	204:5	subject 31:15
129:5 162:22	237:9	steps 229:18	32:10 62:11
163:14 220:9	status 203:16	stevens 29:7,9	65:22 66:11
221:4 252:21			95:17 176:5,14

[subject - take]

232:21	subunit 25:5,6	76:3 78:7	174:11 191:12
submit 45:6,7	25:7 56:17,18	80:12 93:21	192:2 209:10
47:16 86:19	56:19	95:8 104:13	221:17 227:17
submitted	subunits 25:4	105:11 120:10	228:21 230:15
35:15 143:20	success 249:9	123:7 132:13	232:3,10,13,19
148:10,11,12	successful	133:5,13	238:9
152:1,20 170:8	24:20 242:17	136:15 137:22	systems 59:22
174:13 200:19	243:3 249:7	138:13 140:15	60:1 62:3,6,7,9
210:1	sued 11:19,21	141:18 142:13	62:10 65:14,19
subordinate	198:16	149:8,10 164:3	66:5 76:6,12
132:3,21	suggest 44:3	165:22 168:8	80:4,16,22
133:11 135:1	suggesting	174:7,10	99:19 220:17
138:5 142:16	77:21	175:17,19	232:8
subordinates	suit 16:11	183:6 203:13	t
140:12	suite 1:21 2:4	206:16 210:13	t 3:1,1,5 4:1,1,2
subpoena	2:10 262:19	210:17 221:7	150:1 261:3,3
234:15,22	summarize	229:20 233:17	table 176:20
236:13	120:22	249:5 252:9,21	177:11 181:5
subscribed	summing	surely 16:20	tackle 249:20
259:14	176:21	surprisingly	253:19
subscribes	sunshine	61:12	tactical 21:1,18
121:16	251:16,18	suspect 219:7	take 5:8 10:14
subsection 38:9	supervise 27:5	swear 6:18	10:19 52:10
114:22	supervises 26:4	switching	59:3 89:17,20
subsequent	supervising	54:10	98:14 109:17
21:13	243:18	sworn 7:1	112:1 114:17
substance	supervisor	150:8 258:5	125:22 128:5
17:17	131:18	259:14	128:10 129:22
substances	supervisors	system 63:7,8	139:3 149:2
17:13	128:3	63:11 81:12	157:6 171:13
substantially	supposed 60:21	97:4,8,8,22	171:16,18
19:8	193:15	98:4,13 103:18	172:8 184:5
substantive	sure 28:2 32:1	106:8 112:18	185:9,20 188:2
212:8,12	32:3 37:1	152:9 167:22	189:3 199:10
	59:18,21 72:3	171:22 174:9	200:18 204:19

[take - theresa]

207:13 229:15	223:15 235:21	technology	tested 21:7
230:14,14	247:4 252:1	72:8,12 73:7	testified 7:1
232:4,5 255:7	255:22	100:8 230:4	56:13 61:7,8
255:7,15	talks 69:21	tell 31:12 60:22	107:22 150:9
taken 5:12	172:6 207:1	64:9 65:21	testify 8:19
17:11 149:14	251:8 254:5	95:18 99:2	55:18 80:6
258:3,6,13	target 182:10	104:1,2 137:9	testifying 11:1
takes 59:8	191:10	163:14 165:17	11:9 74:22
75:10,12	task 141:6	170:10 177:19	79:7
129:16 131:2	254:14	180:12 194:3	testimony 45:1
138:8 139:6,6	tasks 215:20	201:18 208:7	257:2 258:4,6
139:16 199:1	216:3	218:5 225:11	258:9 259:8
203:20	taxpayer 15:20	226:16 230:21	260:8
talebian 36:3	tc 228:18,19,20	237:9 246:15	texas 1:1 2:5,9
36:16,17 37:20	team 26:3,14	telling 81:19	5:15 6:13 12:1
talk 22:21,22	105:19 109:8	170:20 184:18	262:20
48:7 91:2,3	111:5 136:8	198:5	text 224:2
125:5 196:22	140:5,21	tells 224:12	247:14
219:22 220:1	168:15 169:1	template 152:6	thacker 1:17
221:22 233:16	173:13 205:7	152:7 248:16	5:22 258:2,18
240:17 246:9	206:11 228:1	templates	thank 6:17 7:7
252:4	230:13 232:5	248:4 249:21	7:8 10:20 53:3
talked 129:14	233:3,7 238:13	249:22	101:22 112:10
talking 22:18	248:10	ten 26:21	150:14 185:10
39:12 53:6	teams 128:2	110:13 120:4	186:2 190:13
59:11 63:21	tease 202:2	169:8 189:13	226:12 262:15
76:5 79:18	technician 2:15	teresa 204:13	thanks 18:15
80:14 83:13	5:2 6:17 23:14	terminally	180:6
85:6 86:3 87:4	23:17 52:17,20	17:10	thc 21:7
89:2 97:18	111:18 112:4,7	terms 64:10	themself 163:2
121:12 122:4,9	112:20 113:1	176:15 184:20	theory 110:16
147:11 182:15	149:11 150:3	229:17	118:4 135:15
186:16 198:6	180:1,4 226:6	terribly 175:21	theresa 99:12
199:4 200:11	226:9 256:22	test 21:12,15	99:15 208:18
220:20 221:8			214:7

[thing - today]

thing 141:11	203:8 222:6	threshold 21:8	149:12 150:4
158:4 220:13	225:10 226:1	93:10 143:11	161:22 162:16
249:10 250:8	238:20,22	143:12 146:22	168:11 171:13
things 19:4	240:18 251:8	168:18 172:11	172:8 173:18
37:14 48:13	252:3	186:20	175:20 180:2,5
49:2 54:17	thinking 102:7	throckmorton	183:10 188:1
66:1 86:14	147:22	262:19	189:3,16,19
101:6 111:9	thinks 47:4	throwing	193:10,11,12
116:17,22	third 25:7	173:20	197:9 205:12
137:10 168:4	60:19 92:6	thumb 172:12	207:5 226:7,10
173:14 176:16	134:19 143:4	thursday 1:12	231:16 254:15
183:9 206:19	144:5 233:22	tighten 248:22	260:15
225:11 235:22	234:4 238:10	time 1:13 5:7	timed 87:18
244:16 248:21	238:19 240:21	6:2 17:1 19:13	timeframe
252:10	thirdly 222:17	19:17 23:15,18	260:7
think 10:19	thorough 66:6	37:3 52:18,21	timeline 63:18
15:1 30:22	thoroughly	57:8,21 59:2	109:13 192:2
40:14 47:2,15	107:3 206:12	60:19,22 61:3	192:14
48:12 49:9	thought 9:10	63:4 65:7,10	timelines
66:18 85:3,18	thousands 59:6	68:17 69:7	153:21
85:20 91:3,22	111:2 168:14	71:17 74:16	timely 208:12
100:21,22	186:12,17	75:11,12 76:2	times 35:1
101:8,20 103:8	200:12,12	102:14 107:4	237:2,7
104:20 106:15	three 10:12,13	109:17 110:8,9	title 26:9 54:16
107:21 108:5	12:5 25:4 27:5	110:14 112:5,8	titled 54:9
124:5,14,14	27:5 39:3	112:17,21	129:5,7
131:6 143:17	53:20 56:16,16	113:2 118:16	titles 41:12
145:2 148:17	67:20 68:15	120:6 125:13	today 5:3 8:2
151:1,13	87:18 92:1	125:21 127:17	9:10,11 11:1
156:12 165:13	105:5 113:12	129:12 131:17	11:13,15 19:8
175:21 178:5,9	129:13 131:4,4	131:18,20,22	23:21 25:3
178:18 179:6	143:19 148:16	134:4 135:16	44:15 48:6,14
179:17 182:22	162:12 187:15	135:19 136:5	49:4 51:22
184:1 190:13	250:14	136:22 139:3,7	55:18 77:14
191:19 201:21		139:12 140:1	79:7 82:1

[today - tweaking]

05.22 120.2	40ming 0.14 20	4	250.9
95:22 138:3	topics 8:14,20	transcripts	259:8
245:13	9:9 44:2 45:2	82:9 84:1	trump 217:9
today's 7:9	46:6,17 48:1	transfer 74:17	truncated
8:15 9:4,7,13	55:14,17 81:22	transmitted	120:17
9:15 14:10,12	84:18 85:19	74:4,12	truthfully 11:1
51:10 257:1	91:4 246:19	transparent	11:9
together 10:6	total 176:22	128:19 246:14	try 103:2 108:8
128:9,18	177:1 178:13	treat 21:4	111:8 112:16
129:14 130:15	188:12 257:2	170:7 202:13	145:14 168:4
169:2,4,12	totally 104:4	treated 169:6,7	173:13 204:8
174:3 179:16	203:1	203:6	213:10 235:15
182:7 238:13	touch 122:20	treatment	246:4,9,14
told 144:5	towards 55:11	105:7 162:17	253:18
146:22 253:1	146:21 162:5	163:3,5,9,11,14	trying 17:16
tolled 161:20	242:17 243:2	triage 171:22	64:14 65:6
took 24:15	track 58:7	trial 202:16	108:11 120:7
70:20 160:21	105:2 162:9,15	trouble 34:16	123:3 141:3
tool 101:1,1	162:16 164:4	140:11	144:17 146:7
129:18 137:8	179:13 181:6	true 8:6,17	147:4 166:2
230:8 232:9	182:5 193:5,8	12:8 13:6 35:5	169:22 202:12
233:1 234:8	tracks 162:12	37:22 38:18	205:6 228:10
top 14:7 55:5,7	182:21 183:1	42:10 43:1,5	249:15
55:11 114:6	trade 90:16	55:19 61:10,11	tryptamine
126:20 161:10	200:20	73:17 84:5	205:19,21
164:5 165:11	train 232:8	86:6,13 87:2	tucker 170:13
191:7 227:2	training 38:20	89:15,18 95:16	tucker's 204:7
228:1 230:21	39:1 93:19	110:3 113:20	turn 30:12
250:7	227:13 232:2	113:21 114:4	67:20 118:15
topic 47:11	232:12 242:13	115:19,20	124:9 162:8
55:21 56:10	254:15,21	119:19 131:10	195:11
83:14 84:7	trainings 37:12	142:12 144:8	turning 171:8
85:2,6 101:13	transcript 4:22	146:9 164:13	239:11
103:6 134:17	256:18 259:5,8	164:21 166:21	tweaking
170:9 220:10	260:5,16	189:11 196:4	132:12
	,	209:1 258:9	

[twice - units]

twice 147:18,20	typewriting	76:18 77:13	50:19 134:1
248:18	258:8	92:17 108:4	197:20
two 12:4 15:9	typically 31:3	109:6 118:22	undertake
16:15 20:2	168:2	125:1 141:21	139:21
26:13 56:15	typo 14:14	144:11 148:13	unfiltered 18:4
67:17 69:6		163:14 172:4	
	u		19:12
82:4 105:15,22	u.s. 3:9,10 4:11	195:13 196:2	unfortunately
106:5 113:12	6:12 30:15	198:7,15	21:6 200:7,13
113:13 131:11	31:1,1 55:1,2	202:16 209:12	241:14
132:2 134:9,12	uh 69:17 71:3	210:8 211:1	unfulfilled
135:3,11	73:4 79:5,16	214:11 258:8	164:12
137:11 150:15	87:11 89:1,16	underpaid	unintentionally
168:7,11 169:5	107:18 120:16	41:20	21:19
169:5,16	135:22 137:1	understand	unit 5:10 24:15
180:15 189:12	139:9 147:17	7:15,17,18,22	25:5,9,13,15,19
198:6 199:5	159:13 162:11	8:3 11:3 19:20	25:20 26:1,4
208:8 220:9	164:17 170:16	49:5 70:6,14	26:15,15 56:22
221:3,9 229:16	176:12 181:3	78:7 108:3	57:4 103:11
254:1	185:1 187:13	137:22 152:13	109:3,4 128:8
tx 260:13	187:16 193:7	179:2 189:2	138:10 146:12
262:20	194:12 197:3	191:8 202:5	163:6 170:15
type 122:5	204:14 214:18	206:13 207:1	170:18 227:9
163:17 164:16	216:15 218:21	210:15 219:16	227:14 230:6
174:11 214:10	221:20 234:18	understandably	231:17 247:1,2
254:12	245:4	49:1 50:12	247:20 248:8
typed 228:10	ultimately	understanding	united 1:1,14
types 24:22	184:20	11:13 38:5	2:8,9 5:14,18
36:21 98:11	uncomfortable	66:6 67:1 68:8	6:14 8:5 31:6
102:18 111:8		190:14 202:9	60:2 69:1
173:7 175:15	48:15 49:1	202:12 223:6	77:12 213:1
183:8 206:19	uncommon	223:16 231:1	units 24:21
225:13 227:21	236:21,22	242:15,22	27:5,6 56:16
238:18 247:6	under 20:8	understood	56:17 67:21
248:7 250:1	21:15 38:9	12:17 14:16	257:3
253:22	39:5 43:2	46:16 49:6	
	49:11,16 69:9		

[university - view]

university	119:14,17	202:21 205:17	various 37:14
93:19	120:11 121:13	214:5 230:7	66:1,5 80:22
unlawful 12:13	121:22 122:10	232:8,15,17	152:2 250:1
15:12 17:5	123:6,21	238:9	vast 76:5
unorthodox	153:18 154:4,7	used 21:4,7,19	190:11 224:13
18:21 44:14	154:12,13	67:14 119:3	254:10
unprepared	160:1,6 171:5	227:8 248:18	veering 48:21
44:3	171:6 189:8	248:20 257:3	venture 71:17
unreasonable	190:1,2,5	260:16	237:1
16:21	208:15 222:17	useful 87:21	verbal 7:14
unrelated	223:8,17,18	uses 20:10 60:1	verify 260:8
84:21	231:15 234:3,5	69:15 127:16	veritext 1:21
unsatisfied	240:7 245:8	172:1	5:21,22 257:4
37:4	unwarranted	using 21:2,14	260:12,19
unsure 43:12	213:5 214:22	129:18	262:18
unusual 12:14	unwritten	usms 178:16	veritext.com
50:11 57:2,7	225:1,7	usually 26:22	262:20
58:1,5,9,15,18	update 253:11	166:9	veritext.com.
58:20 60:12	updating 248:4	utilize 60:3	260:13
62:18,20 63:5	uploaded 54:5	63:8 97:9	versus 74:12
67:1 68:8,11	upper 67:18	232:13	179:11 182:12
68:13,19 69:9	ups 17:11	\mathbf{v}	186:6 187:2
70:15,17 71:21	urge 22:4,9	v 3:8 5:13	veterans 17:10
74:10 76:14	usb 73:21	259:1 260:3	video 1:10 2:15
77:3,9,19	usc 45:13	262:6	5:2,7,11 6:17
81:15,20 82:15	usdoj.gov 2:11	vacancies	23:14,17 52:17
82:19 87:2	260:1	25:10 64:12,13	52:20 111:18
89:15 102:4,8	use 18:9 21:5	66:18	112:4,7,20
102:15 103:2,9	90:15,17 105:2	vacant 249:14	113:1 149:11
103:19 104:1	108:11 110:1	vacant 249.14 vanita 35:18	150:3 180:1,4
105:3,21 106:6	125:15,17	36:1,12 240:21	226:6,9 256:22
106:11 107:14	166:9 200:8,17	variability	videographer
108:2,13	200:22 201:3,3	128:2	5:21
109:10,16	201:7,7,12,17	varies 237:9	view 15:17
110:6 118:6	201:19 202:7	varies 231.)	49:20 121:1,5
I .	İ	l .	1

[view - withhold]

101 7 17	21 4 11 11 17	4 17 10	11 227 6
121:7,17	31:4,11,11,17	waste 15:19	weekly 237:6
views 240:13	39:4 52:10,13	175:20	weeks 10:13
violation	57:1 64:5,6	wasting 16:22	weight 255:7
211:22	69:11 76:3	way 19:3 59:1	welcome 53:2
virginia 1:15	83:12 84:8,19	63:15 70:14	85:11 112:9
2:11 5:19	87:7,7 101:12	74:5 75:16,22	150:13 179:3
70:10 72:7,14	102:6 103:8	78:1,2,12	226:11
72:22 73:1	104:13 105:15	86:11 88:6	went 123:5
231:19 232:6	106:3 107:13	89:7 94:12	185:16 192:6
virtual 10:9	107:15,15	95:7 96:12	199:18 241:19
volume 59:5	108:7,8 112:1	97:21 110:12	whatnot 175:13
66:10 76:6	118:19 122:3	139:4 169:21	253:14
88:10 90:21	124:9 126:16	171:10 187:7	whichever
159:20 160:11	142:13 145:1	200:6 220:7	107:5
160:12 167:15	149:9 161:11	223:7 254:18	whispering 5:6
171:11,12,12	162:5 164:3	ways 254:8	wide 33:1 77:6
172:7 182:14	168:8 179:21	we've 52:11	223:16 228:22
182:16 184:14	183:6 191:5	81:10 86:22	239:22 243:7
188:17	198:18,19	90:19 105:3,4	244:2
vs 1:5 261:1	202:2 206:15	105:14 107:21	willing 255:10
W	212:22 213:20	110:11 116:21	wise 9:22
wait 7:20 28:20	215:11 216:22	123:21 125:16	168:19 181:22
198:10 205:8	223:22 229:16	162:7,9 168:10	withdraw
232:14	229:17 233:15	179:13 188:16	71:14
waive 200:14	240:19 244:11	208:17 211:13	withdrawn
walk 152:11	245:11 249:15	235:10 240:6	161:16
189:10 229:18	wanted 24:21	246:22 248:18	withdrew
238:17	38:3 53:7	248:20 249:21	173:16
walked 70:21	67:19 99:12	250:4,11	withheld 155:4
walked 70.21 wallace 40:2	123:7 128:6,17	254:18	156:4 198:15
wallbaum 96:1	203:4,9 210:17	website 31:6	199:12 221:15
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	warnings 21:13	58:12 211:17	222:2
96:8 204:13,18	washington	week 237:7,10	withhold
206:3	1:22	237:10 251:16	210:11,18
want 9:18 17:12 27:21		251:19	
11.12 21.21			

[withholding - zorn]

withholding	142:6 174:4	worry 177:20	158:12,18
196:19 197:7	work 6:6 25:1,8	worth 164:1	160:19 165:12
197:11 198:11	25:21 26:12	262:20	165:14,15
withholdings	62:4 67:13	wrapped 172:8	166:4 175:16
198:3,20	88:16 101:1	writ 61:9 220:2	179:6 185:13
witness 6:9,18	132:17 133:11	246:3	185:15 186:1
6:22 14:4 27:1	136:12 137:7	write 118:10	196:20 203:11
28:19,21 30:10	137:13 138:20	203:5	206:21 209:15
42:18 46:10	138:21 139:4	writing 225:12	209:16 212:7
47:14,22 49:18	140:6,13 141:2	248:15	217:17,19
52:13,15 54:13	141:22 148:19	written 114:11	222:5,9 225:15
63:4 78:7 93:4	169:1 173:5,9	120:9 211:9	227:19 228:8
101:19,22	188:12,15,18	224:4,17,22	228:16 245:11
111:22 112:10	188:20 215:13	232:11 251:6	247:11
126:7 145:15	237:22 238:1	wrong 61:8	year 35:11
151:5,8,12	245:15 246:8	95:11 192:7	37:13 58:16
166:5,7,11,14	246:10,22	wrote 14:17	105:16 152:2
166:16 185:10	247:4 250:4	67:18 118:9	179:8,10,14
185:13,15,17	253:17	X	235:18 248:21
185:22 186:2	workaround	x 3:5 4:2	254:7
190:20 213:11	186:13	xeroxing 195:7	years 26:19,21
221:8,11,20	worked 15:14		67:18 130:16
222:6,9,12	71:1 128:9	y	164:1 168:11
226:3,12,19	250:8 252:13	yeah 11:19	181:6,7 211:11
235:16 236:6	254:16	23:12 28:7	250:14
250:20 255:18	working 21:17	32:5 47:9	yetter 2:3 6:7
256:17 258:4,6	26:18 56:5	52:12 79:6	yettercolema
258:10 260:5,7	67:11 105:9	82:21 84:14,16	2:5
260:9,11,15	166:13 173:13	85:1,14 96:10	yielded 82:5
262:8	216:2 245:2	100:12 109:12	Z
wood 219:11	works 141:17	112:2 114:15	zero 178:17
224:17	worksheet	118:1,2 124:11	zeros 113:12
word 69:15	150:20	124:19 130:2	zorn 2:3 4:12
words 39:4	worried 156:1	136:8 138:4	6:6,6 7:3 12:5
108:18 120:18		139:1,20 149:8	13:3,15,22

Federal Rules of Civil Procedure Rule 30

- (e) Review By the Witness; Changes.
- (1) Review; Statement of Changes. On request by the deponent or a party before the deposition is completed, the deponent must be allowed 30 days after being notified by the officer that the transcript or recording is available in which:
- (A) to review the transcript or recording; and
- (B) if there are changes in form or substance, to sign a statement listing the changes and the reasons for making them.
- (2) Changes Indicated in the Officer's Certificate. The officer must note in the certificate prescribed by Rule 30(f)(1) whether a review was requested and, if so, must attach any changes the deponent makes during the 30-day period.

DISCLAIMER: THE FOREGOING FEDERAL PROCEDURE RULES

ARE PROVIDED FOR INFORMATIONAL PURPOSES ONLY.

THE ABOVE RULES ARE CURRENT AS OF APRIL 1,

2019. PLEASE REFER TO THE APPLICABLE FEDERAL RULES

OF CIVIL PROCEDURE FOR UP-TO-DATE INFORMATION.

VERITEXT LEGAL SOLUTIONS COMPANY CERTIFICATE AND DISCLOSURE STATEMENT

Veritext Legal Solutions represents that the foregoing transcript is a true, correct and complete transcript of the colloquies, questions and answers as submitted by the court reporter. Veritext Legal Solutions further represents that the attached exhibits, if any, are true, correct and complete documents as submitted by the court reporter and/or attorneys in relation to this deposition and that the documents were processed in accordance with our litigation support and production standards.

Veritext Legal Solutions is committed to maintaining the confidentiality of client and witness information, in accordance with the regulations promulgated under the Health Insurance Portability and Accountability Act (HIPAA), as amended with respect to protected health information and the Gramm-Leach-Bliley Act, as amended, with respect to Personally Identifiable Information (PII). Physical transcripts and exhibits are managed under strict facility and personnel access controls. Electronic files of documents are stored in encrypted form and are transmitted in an encrypted fashion to authenticated parties who are permitted to access the material. Our data is hosted in a Tier 4 SSAE 16 certified facility.

Veritext Legal Solutions complies with all federal and State regulations with respect to the provision of court reporting services, and maintains its neutrality and independence regardless of relationship or the financial outcome of any litigation. Veritext requires adherence to the foregoing professional and ethical standards from all of its subcontractors in their independent contractor agreements.

Inquiries about Veritext Legal Solutions' confidentiality and security policies and practices should be directed to Veritext's Client Services Associates indicated on the cover of this document or at www.veritext.com.